### JUDICIAL NOTICE TO THE DISTRICT COURT FOR THE UNITED STATES OF AMERICA CENTRAL DISTRICT OF CALIFORNIA

**LUNAR NEW YEAR** 

Januar

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In Re: Asim Najee Asmar Bey, a.k.a. Nadie Taa El, Sui Juris, Jus Imperii,

In Propria Persona: Ex Relatione, ASIM NAJEE ASMAR BEY, ESTATE

Office of the Executor.

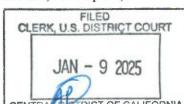
Employer ID No.: 565533821

In Care of General Post Office Box 1173,

Riverside [Non-domestic], California, near [92501]

STATE OF CALIFORNIA DUNS NO.: 071549000 STATE CAPITOL, Sacramento, California 95814

[Plaintiff]



CENTRA DISTRICT OF CALIFORNIA EASTERN DIVISIONA LEE DEFUNT CLAIM

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V.

(916) 445-2841

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COUNTY OF SAN BERNARDINO DUNS NO.: 028146178 10417 Mountain View Avenue Fourth Floor, California 92354 (866) 901 3212

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COUNTY OF RIVERSIDE DUNS NO.: 072514789 4080 Lemon Street Floor 11, Riverside, California 92501 (951) 955-1110

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GAVIN CHRISTOPHER NEWSOM, in his official capacity as Governor of the State of California, STATE CAPITOL, Sacramento, California 95814

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ALEJANDRO PADILLA in his official capacity as foreign agent, 21 former California Secretary of State, 1999 Avenue of the Stars, Floor 8, Los Angeles, California 90067

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XAVIER BECERRA in his official capacity as foreign agent, California British Accreditation Registry Member No.: 118517 former California Attorney General, 200 Independence Avenue Southwest, Washington, DC 20201-0004

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ROBERT ANDRES BONTA in his official capacity as foreign agent California British Accreditation Registry Member No.: 202668 Attorney General of the State of California,

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California Attorney General's Office, 1300 I Street, Sacramento, California 95814

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SHIRLEY N. WEBER PH.D. in her official capacity as foreign agent, State of California, Secretary of State 1500 11th Street Sacramento, California 95814 3 MARIE GIRULAT in her official capacity as foreign agent, Former Director of San Bernardino Child Support Services, 4 10417 Mountain View Avenue, California 92354 5 TARA REILLY in her official capacity as foreign agent, California British Accreditation Registry Member No.: 145642 supervising debt collector, 7 San Bernardino County Administrator of the State Admiralty Maritime, Military Tribunal VESSEL 247 West 3rd Street, San Bernardino, California 92415 DEBORAH ANN DANIEL in her official capacity as foreign agent, 10 California British Accreditation Registry Member No.: 89501 San Bernardino Commission of the State Admiralty Maritime, 11 Military Tribunal VESSEL 351 North Arrowhead Avenue, San Bernardino, California 92415 12 13 MICHAEL JOHN TORCHIA in his official capacity as foreign agent, California British Accreditation Registry Member No.: 101454 14 San Bernardino Commission of the State Admiralty Maritime, Military Tribunal VESSEL 15 351 North Arrowhead Avenue, San Bernardino, California 92415 16 JESSICA MORGAN SPARKS - TANKERSLEY in his official capacity as foreign agent, 17 California British Accreditation Registry Member No.: 258774 Commissioner on Judicial Performance, 18 455 Golden Gate Ave, Ste 14400, San Francisco, CA 94102-7007 19 AMY N LADINE in his official capacity as foreign agent, California Commissioner on Judicial Performance, 20 201 3rd Street, Oakland California 94607 21 CHERYL CHARLOTTE MURPHY in his official capacity as foreign agent, 22 California British Accreditation Registry Member No.: 150733 Riverside County Administrator of the State Admiralty Maritime, Military Tribunal VESSEL 4175 Main Street, Riverside, California, 92501 24 25 DONALD ROBERT ALVAREZ in his official capacity as foreign agent, California British Accreditation Registry Member No.: 97256 26 San Bernardino County Administrator of the State Admiralty Maritime, Military Tribunal VESSEL 27 247 West Third Street, San Bernardino, California [92415-0210] 28 JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 2

CHRISTIAN J.J. TOWNS in his official capacity as foreign agent, California British Accreditation Registry Member No.: 270567 San Bernardino Administrator of the State Admiralty Maritime, 2 Military Tribunal VESSEL 3 247 West Third Street, San Bernardino, California 92415-0210 4 SCOTT EDWARD SEELEY in his official capacity as foreign agent, California British Accreditation Registry Member No.:150020 5 San Bernardino Administrator of the State Admiralty Maritime, 6 Military Tribunal VESSEL 351 North Arrowhead Avenue, San Bernardino, California 92415 7 ANABEL Z. ROMERO in her official capacity as foreign agent, 8 San Bernardino Court Executive Officer of the State Admiralty Maritime, 9 Military Tribunal VESSEL 351 North Arrowhead Avenue, San Bernardino, California 92415 10 MARIE THERSE GIRULAT in her official capacity as foreign agent, 11 former Director of Child Support, 247 West 3rd Street, San Bernardino, California 92415 12 13 NANCY CS EBERHARDT in her official capacity as foreign agent State of California, San Bernardino County Clerk of Court 14 247 West 3rd Street, San Bernardino, California 92415 15 KAREN DALLATORRE in her official capacity as foreign agent, State of California, San Bernardino County Deputy Clerk of Court, 16 247 West 3rd Street, San Bernardino, California 92415 17 KEITH DAVID DAVIS, in his official capacity as foreign agent, 18 California British Accreditation Registry Member No.: 112457 247 West 3rd Street, San Bernardino, California 92415 19 KIMBERLY HOTCHKISS-HERNANDEZ in her official capacity as foreign agent, 20 State of California, San Bernardino County Judicial Assistant, 21 247 West 3rd Street, San Bernardino, California 92415 22 KHYMBERLI SIKA YAWO APALOO in her official capacity as foreign agent, California British Accreditation Registry Member No.: 192860 23 San Bernardino Administrator of the State Admiralty Maritime, Military Tribunal VESSEL 24 351 North Arrowhead Avenue, San Bernardino, California 92415 25 MICHELLE H GILLEECE in her official capacity as foreign agent, 26 California British Accreditation Registry Member No.: 226445 San Bernardino Administrator of the State Admiralty Maritime, 27 Military Tribunal VESSEL 351 North Arrowhead Avenue, San Bernardino, California 92415 JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 3

JAMES JUSTIN HOSKING in his official capacity as foreign agent, California British Accreditation Registry Member No.: 199424 2 San Bernardino Administrator of the State Admiralty Maritime, Military Tribunal VESSEL 3 351 North Arrowhead Avenue, San Bernardino, California 92415 4 JAMES STEVEN SINGLEY in his official capacity as foreign agent, 5 California British Accreditation Registry Member No.: 206992 San Bernardino Administrator of the State Admiralty Maritime, 6 Military Tribunal VESSEL 351 North Arrowhead Avenue, San Bernardino, California 92415 MICHAEL ALAN SACHS in his official capacity as foreign agent, 8 California British Accreditation Registry Member No.: 134655 former Presiding Administrative Officer, San Bernardino Administrator of the State Admiralty Maritime, 10 Military Tribunal VESSEL 247 West Third Street, San Bernardino, California [92415-0210] 11 CHERYL CAROLYN KERSEY in her official capacity as foreign agent, 12 California British Accreditation Registry Member No.: 149611 13 San Bernardino Administrator of the State Admiralty Maritime, Military Tribunal VESSEL 14 351 North Arrowhead Avenue, San Bernardino, California 92415 15 MICHAEL JOSEPH GASSNER in his official capacity as foreign agent, California British Accreditation Registry Member No.: 100766 16 San Bernardino Commission of the State Admiralty Maritime. 17 Military Tribunal VESSEL 351 North Arrowhead Avenue, San Bernardino, California 92415 18 CARLOS MANUEL CABRERA in his official capacity as foreign agent, 19 California British Accreditation Registry Member No.: 203253 San Bernardino Administrator of the State Admiralty Maritime. 20 Military Tribunal VESSEL 21 351 North Arrowhead Avenue, San Bernardino, California 92415 22 AUTHUR ALLEN HARRISON in his official capacity as foreign agent, California British Accreditation Registry Member No.: 124387 23 San Bernardino Administrator of the State Admiralty Maritime, Military Tribunal VESSEL 24 351 North Arrowhead Avenue, San Bernardino, California 92415 25 TERESA A BENNETT in her official capacity as foreign agent, 26 California British Accreditation Registry Member No.: 138144 San Bernardino Administrator of the State Admiralty 27 Maritime, Military Tribunal VESSEL 351 North Arrowhead Avenue, San Bernardino, California 92415 28 JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 4

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1	WILLIAM WILLIAMSON in his official capacity as foreign agent, San Bernardino Child Support Operations Manager, 10417 Mountain View Avenue, California 92354
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3	ALAN JERRT SKIDMORE in his official capacity as foreign agent, California British Accreditation Registry Member No.: 191854 San Bernardino Child Support Attorney 10417 Mountain View Avenue, California 92354
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6	ANNE SHING CHEN in her official capacity as foreign agent,
7	California British Accreditation Registry Member No.: 259671 San Bernardino Child Support Attorney
8	10417 Mountain View Avenue, California 92354
9	SUSAN M JONES in her official capacity as foreign agent, California British Accreditation Registry Member No.: 162235 247 West 3rd Street, San Bernardino, California 92415
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11	DINA ISSAM FARHAT AMANI in her official capacity as foreign agent, California British Accreditation Registry Member No.: 189530 14455 Civic Drive, Victorville, California 92392 San Bernardino County Commissioner of the State of California Admiralty Maritime, Military Tribunal VESSEL
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15	Within Admiralty 28 U.S. Code § 1350
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17	JUDICIAL NOTICE OF VERIFIED COMPLAINT
18	I. Nature of the Action
19	Comes now, Plaintiff Asim Najee-Asmar Bey, whom, being Ab Original / Autochthonous to the
20	Americas, is also known by Petitioner's Ab Original appellation Nadie Taa El, identifying with
21	Plaintiff's Lineage: Ab Original to the Americas, "Indians not taxed", Pedigree: Ab Original
22	Autochthonous to the lands known as Turtle Island, Atlan, Amexem, Muu-Lan, Hexian, misnomer
23	Americas and her islands; we the people, in accordance with United Nations Declaration of Rights
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25	for Indigenous People (UNDRIP) - Article 1. Scope, Article 2. Non-discrimination, Articles 3-5.
26	Self-determination, Article 6. Nationality, Articles 7-10. Self-determination, Articles 11-13. Culture
27	and language, Articles 18-19. Consultation and participatory decision-making, Articles 20-24.
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1 Economic and social rights, and vulnerable populations, Articles 25-28. Lands, territories, and 2 resources, Articles 29-31, Environmental health, Articles 33-35, Self-governance, Articles 36-37. 3 Treaties and international relations, Articles 38-42. Implementation, Articles 43-46. Interpretation, 4 the International Covenant Convention, Office of Management and Budget (OMB) Standard Form-5 181 (confirmed facsimile delivery) [March 27, 2018] to OMB, see first link below; OMB Standard 6 Form-181 USPS Registered Mail No.: RE 354 455 856 US (confirmed signature delivery) [April 5, 7 2018] to Social Security Administration Office of Public Inquiries, See 8 9 https://www.scribd.com/document/764275729/OMB-Standard-Form-181-ASIM-NAJEE-ASMAR-10 **BEY**; Statutory Declaration (confirmed delivery) [April 6, 2018] by USPS registered mail no.: **RF** 11 184 706 186 US to former California State Governor Edmund Jerry Brown, voiding the fraudulent 12 contract on Vital Statistics Registration Number 1051978037770, voiding all fraudulent contracts on 13 Vital Statistics Registration Numbers attached to Plaintiff and all his children, See 14 https://www.scribd.com/document/761669300/Statutory-Declaration-in-accord-with-U-N-15 Declaration-on-the-Rights-of-Indigenous-Peoples; [January 7, 2019], California State Governor 16 17 Gavin Newsom received Statutory Declaration confirmed signature delivery by USPS registered mail 18 no.: RE 227 317 322 notifying the Governor that his predecessor had received USPS registered mail 19 no.: RF 184 706 186 US declaring, while simultaneously confirming the standing/status of Plaintiff 20 and all his children as non-citizens of the USA ET AL, 21 See https://www.scribd.com/document/761671106/Statutory-Declaration-in-accord-with-U-N-22 Declaration-on-the-Rights-of-Indigenous-Peoples; Apostille Statutory Claim in accord with IRS 23 manual 21.7.13.3.2.2(2) / 1707 Cestui Que Vie Act, tendered to former Manager of the religious 24 corporation U.S.A., [Queen] Elizabeth, and under control of the Vatican, confirmed signature 26 delivery, time-stamped and dated by "The Queen Elizabeth" [July 22, 2020], confirmed signature 27 delivery by USPS international registered mail no.: RH002269563US See 28 JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 6

https://www.scribd.com/document/761672792/Appostille-Statutory-Claim-Confirmed-Signature-1 2 Delivery-To-Former-Oueen-ELIZABETH-ALEXANDRA-MARY-WINDSOR-MOUNTBATTEN-3 BATTENBERG-SAXE-COBURG; and 2020 Census for ASIM NAJEE-ASMAR BEY©™ whose 4 race and Ethnicity is: American Indian/Ab Original (Moor-Pamunkey/Moor-Cherokee Descent), 5 White (A person having origins in any of the Original Peoples of Europe the Middle East or North 6 Africa as defined by the US Department of Education on race ethnicity definitions in compliance 7 with OMB Directive 15, See https://www.scribd.com/document/764277150/2020-Census. [Please 8 9 note: ab originals autochthonous to the Americas is not to be misconstrued with Native-American; 10 Native-American pedigree is of Siberian/Asia origins.] 11 Petitioner bringing this claim to resolve private judgement established, commercial dishonor, 12 13 unconscionability, kidnapping, piracy, hostage taking, fraud in the inducement, breach of fiduciary 14 duties, breach of trust agreement, honest services fraud, harassment, theft of property, and violations 15 of Antitrust Laws - Sherman Act, Clayton Act, and much more. 16 Notice is hereby given on January 9th, 2025, take judicial notice that the ancient Talmudic maximum 17 18 of law as a spot in the laws of the Talmud, special notices demanded of the following: 19 "It matters not what is known to him the judge if it is not known to him judicially." 20 Pope Francis' call for world youth to rise up against capitalism see: http://www.ecowatch.com/pope-21 22 francis-tells-world-to-rise-up-against-global-capitalism-1882066829.html & Illinois Attorney 23 General Lisa Madigan's statement that "US Human Rights Obligations Apply at All Levels of 24 Government," from 2:10 – 2:40 on <a href="http://webtv.un.org/watch/usa-review-22ndsession-of-universal-">http://webtv.un.org/watch/usa-review-22ndsession-of-universal-</a> 25 periodic-review/4229106421001 at the 22nd Universal Periodic Review for the U.S.A. on May 11, 26 2015, https://www.ohchr.org/Documents/Issues/IPeoples/UNDRIPManualForNHRIs.pdf (UNDRIP), 27 28 JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 7

and Press Secretary Jen Psaki's statement that "As the President has told President Xi, standing up for human rights is in the DNA of Americans. We have a fundamental commitment to promoting human rights. And we feel strongly in our position, and we will continue to take actions to advance human rights in China and <a href="https://www.at.laness.">beyond</a>.", at James S. Brady Press Briefing Room, at 1:15 P.M. EST, Press Briefing by Press Secretary Jen Psaki, on [December 6, 2021]. See (Ref. <a href="https://www.whitehouse.gov/briefing-room/press-briefings/2021/12/06/press-briefing-by-press-secretary-jen-psaki-december-6-2021/">https://www.whitehouse.gov/briefing-room/press-briefings/2021/12/06/press-briefing-by-press-secretary-jen-psaki-december-6-2021/</a>; CERD- Convention for the Elimination of Racial Discrimination (Committee) <a href="http://www.ohchr.org/EN/HRBodies/CERD/Pages/CERDIndex.aspx">http://www.ohchr.org/EN/HRBodies/CERD/Pages/CERDIndex.aspx</a>; ICERD- International Convention on the Elimination of Racial Discrimination.

<a href="https://www.ohchr.org/EN/HRBodies/CERD/Pages/CERDIndex.aspx">https://www.ohchr.org/EN/HRBodies/CERD/Pages/CERDIndex.aspx</a>; ICERD- International Convention on the Elimination of Racial Discrimination.

PLAINTIFF is bringing this Arien Tort Statute claim to resolve issues related to

PLAINTIFF'S status and where PLAINTIFF makes claim for environmental racism, forced identity,

official oppression, kidnapping, hostage taking, and denial of human rights, offenses which are in

violation of international human rights laws. PLAINTIFF receives post at, In Care Of General Post

Office Box 1173 Riverside [Non-domestic], California, near [92502], and can be contacted at (951)

205 9967, email, asimnajeebey@gmail.com.

PLAINTIFF is being denied rights given by the Creator, blocked and obstructed from liberty, justice and property. According to Title 18 USC sec 1091( Genocide) this is a deliberate attempt to enslave an Autochthon /Ab Original [Indigenous] living soul. The court has been made aware of this and is required under Title 42 USC sec 1986 to stop the wrongs and investigate as such. State of California, County of San Bernardino Superior Court Case No.: FAMRS1002314 / FAMSS1103207 confirms the court are accessories after the fact, the court admits to: R.I.C.O., Piracy, Kidnapping, Hostage Taking, Conversion of Property, Peonage, Genocide, Human Trafficking... (United Nations Convention against Transnational Organized Crime: <a href="https://www.unodc.org/unodc/en/organized-">https://www.unodc.org/unodc/en/organized-</a>

<u>crime/intro/UNTOC.html</u>) UN Convention on Genocide, violating UN Human Rights, and UN Indigenous Rights.

A judge is not the court. People v. Zajic, 88 Ill.App.3d 477, 410 N.E. 2d 626 (1980).

The U.S. Supreme Court has stated that "No state legislator or executive or judicial officer can war against the Constitution without violating his undertaking to support it." Cooper v. Aaron, 358. U. S. 1, 78 S.Ct. 1401 (1958)

Any judge who does not comply with his oath to the Constitution of the United States wars against that Constitution and engages and violation of the Supreme Law of the Land. The judge enacted acts of treason. Having taken at least two, if not three oaths of office to support the Constitution of the United states, and the Constitution of the State of California, any judge who has acted in violation of the Constitution is engaged in an act or acts of treason. IF A JUDGE DOES NOT FULLY COMPLY WITH THE CONSTITUTION, THEN HIS ORDERS ARE VOID. In re Sawyer, 124 U. S. 200 (1888), he/she is without jurisdiction, and he/she has engaged in an act or acts of treason.

# **PARTIES**

#### PLAINTIFF / PETITIONER

1. In Re: Asim Najee Asmar Bey, a.k.a. Nadie Taa El, Sui Juris, Jus Imperii, In Propria

Persona: Ex Relatione, ASIM NAJEE ASMAR BEY, ESTATE, Office of the Executor, Employer ID

No.: 565533821, In Care of General Post Office Box 1173, Riverside [Non-domestic], California,

near [92501].

### **DEFENDANTS**

2. STATE OF CALIFORNIA DUNS NO.: 071549000, COUNTY OF SAN BERNARDINO DUNS NO.: 028146178, COUNTY OF RIVERSIDE DUNS NO.: 072514789, Gavin Christopher Newsom, Alejandro Padilla, Xavier Becerra, Robert Andres Bonta, Shirley N. Weber, Marie Girulat, Tara Reilly, Deborah Ann Daniel, Michael John Torchia, Jessica Morgan Sparks-Tankersley, Amy N Ladine, Cheryl Charlotte Murphy, Donald Robert Alvarez, Christian J.J. Towns,

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Scott Edward Seeley, Anabel Z. Romero, Marie Therse Girulat, Nancy CS Eberhardt, Karen Dallatorre, Keith David Davis, Kimberly Hotchkiss-Hernandez, Khymberli Sika Yawo Apaloo, Michelle H Gilleece, James Justin Hosking, James Steven Singley, Michael Alan Sachs, Cheryl Carolyn Kersey, Michael Joseph Gassner, Carlos Manuel Cabrera, Authur Allen Harrison, Teresa A Bennett, William Williamson, Alan Jerret Skidmore, Anne Shing Chen, Susan M Jones, Dina Issam Farhat Amani, agents/employees of the STATE OF CALIFORNIA DUNS NO.: 071549000 STATE CAPITOL, Sacramento, California 95814 / 1300 I Street, Sacramento, California 95814, (collectively, with its subsidiaries and parent, STATE OF CALIFORNIA, "CALIFORNIA" or "Defendant"), is a corporation with its principal place of business in the Republic of California, STATE CAPITOL, Sacramento, California 95814 / 1300 I Street, Sacramento, California 95814. STATE OF CALIFORNIA is a Corporation.

### **JURISDICTION**

- 3. This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1331, § 1333 & § 1350.
- 4. At all relevant times, Defendant has transacted business in the state of California, including but not limited to business in the County of Riverside, California.

# DIVISIONAL ASSIGNMENT / VENU

5. Venue is also proper in this Court because violations of law that occurred in the County of Riverside are a "part of the cause" upon which Plaintiff seeks the relief imposed by statutes.

# MEMORANDUM OF JURIDICTION AND LAW

6. General Admiralty Rule (GAR) 28. Persons Before Whom Depositions May Be Taken, also known as Rule 28 of the Federal Rules of Civil Procedure.

- 7. Judges hold public office under Title 28 USC, Chapter 176, Federal Debt Collection Procedure Section §3002.
- 8. Title 28 USC CHAPTER 176 FEDERAL DEBT COLLECTION PROCEDURE. The Federal Debt Collection Procedure places all courts under equity and commerce and under the **International Monetary Fund**.
- 9. Article IX, § 3 of the Articles of Agreement of the International Monetary Fund, which has been given full force and effect in the United States by the Bretton Woods Agreements Act, 22 U.S.C. § 286h et seq.
- 10. The International Monetary Fund comes under the Uniform Commercial Code (California Commercial Code) under banking and business interest and Trust laws.
- 11. The Fair Debt Collection Practices Act, Pub. L. 95-109; 91 Stat. 874, codified as 15 U.S.C. § 1692k(d): (d) Jurisdiction An action to enforce any liability created by this subchapter may be brought in any appropriate United States district court without regard to the amount in controversy, or in any other court of competent jurisdiction.
- 12. Article 1, Section 10, the U.S. Constitution gives people the unlimited right to contract as long as they do not infringe on the life, liberty, or property of someone else. Contracts are enforceable, and the Constitution gives two jurisdictions where contracts can be enforced, Equity and Admiralty.
- 13. 1 Benedict (6th Edition) § 17, p. 28: "As no other than a court of admiralty can enforce maritime liens, no other court can displace, discharge or subordinate them. Neither the State courts nor the United States courts on their common law, equity and bankruptcy sides can divest,

  JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 11

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transfer to proceeds or adjudicate the maritime liens unless the maritime lienors voluntarily submit themselves to the jurisdiction.

14. "The Federal District courts are the accustomed forum in which actions in admirable are tried and in the absence of some special reason therefore no effect should be made to divert this type of litigation to judges less experience in the filed" Calmar S.S. Corp. V. United States, 345, US 446, 97 L.Ed 1140, 73 S.Ct. 733.

#### SUI JURIS - "IN ONE'S OWN RIGHT" / JUS IMPERII - "BY RIGHT OF SOVEREIGNTY"

15. If the "Court" changes a man's status in his paperwork from Sui Juris to Pro Se, that's also a high crime. They have no place or purpose to demand a living man do his paperwork in any way required by Pros Se status as described in Section 32 in the Judiciary Act of 1789. SEC. 32. And be it further enacted, That no summons, writ, declaration, return, process, judgment, or other proceedings in civil causes in any of the courts of the United States, shall be abated, arrested, quashed or reversed, for any defect or want of form, but the said courts respectively shall proceed and give judgment according as the right of the cause and matter in law shall appear unto them, without regarding any imperfections, defects, or want of form in such writ, declaration, or other pleading, return, process, judgment, or course of proceeding whatsoever, except those only in cases of demurrer, which the party demurring shall specially sit down and express together with his demurrer as the cause thereof. And the said courts respectively shall and may, by virtue of this act, from time to time, amend all and every such imperfections, defects and wants of form, other than those only which the party demurring shall express as aforesaid, and may at any time permit either of the parties to amend any defect in the process or pleadings, upon such conditions as the said courts respectively shall in their discretion, and by their rules prescribe.

# THE LAW OF NATIONS OR PRINCIPLES OF THE LAW OF NATURE APPLIED TO THE CONDUCT AND AFFAIRS OF NATIONS AND SOVEREIGNS:

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16. Petitioner Asim Najee-Asmar Bey is Mu'ur / Moor National, our Nation comes under National or International Law. The "Families of Nations" went by THE LAW OF NATIONS OR PRINCIPLES OF THE LAW OF NATURE APPLIED TO THE CONDUCT AND AFFAIRS OF NATIONS AND SOVEREIGNS FROM THE NEW EDITION, by Joseph Chitty, Esq. Barrister At Law WITH ADDITIONAL NOTES AND REFERENCES, By Edward D. Ingraham, Esq., which state, "The 'Law of Nations' is the private international law between sovereign individuals, families, tribes, courts, grand juries, townships, counties, states and nations." This has been well established under various international conventions for thousands of years. All the administrative rules and regulations, statutes and the Uniform Commercial Code (UCC), and constitutions of various countries are based ultimately on the organic "Law of Nations." The "Law of Nations" is the "Law of Sovereigns," derived from the principles of natural law. It is from the "Law of Nations" that constitutions are created and lawful de jure governments consummated. Any government that portends to hold power and wields authority without being answerable to these Laws are - de facto and unlawful governments ruling by occupation, usurpation and exploitation. De facto governments justify their existence by the rule of force and coercion instead of the rule of Law. It is important to KNOW that sovereignty DOES NOT stand on its own. It is derived from your NATIONALITY... being part of a nation; as it is a part of your substantive rights, and is distinguishable i.e., unalienable (inalienable) rights, civil rights, and political rights.

# MEMORANDUM OF CIVIL CAUSES OF ADMIRALTY AND MARITIME JURISDICTION

17. The District Court of the United States is the proper venue and has jurisdiction to enforce maritime liens, no other court can displace, discharge or subordinate them. This is a proceeding in **ADMIRALTY.** 

18. "In this country, revenue causes under General Admiralty Rule 28, also known as Federal Rule of Civil Procedure 28 had so long been the subject of admiralty cognizance, that congress considered them as CIVIL CAUSES OF ADMIRALTY AND MARITIME JURISDICTION, and to preclude any doubt that might arise, carefully added the clause, "including," etc. This is clear proof that congress considered these words to be used in the sense they bore in this country and not in that which they had in England. The Act gives exclusive admiralty and maritime jurisdiction to the district court. As a court of the <a href="Law of Nations">Law of Nations</a>, . . ." THE HUNTRESS, 12 Fed. Case 984 @ 992 & 989, (Case No. 6,914)(D.Me. 1840)

19. As further evidence that the action before the court is in fact an Admiralty action we find in United States of America v. \$3,976.62 In currency, One 1960 Ford Station Wagon Serial No. Oc66W145329, "Although, presumably for purposes of obtaining jurisdiction, action for forfeiture under Internal Revenue Laws is commenced as Proceeding in Admiralty, after jurisdiction is obtained proceeding takes on character of civil action at law, and at least at such stage of proceedings, Rules of Civil Procedure control."

20. The Petitioners refer the court to 1 Benedict [6th Edition] §17, p. 28: which reads in pertinent part: "As no other than a court of admiralty can enforce maritime liens, no other court can displace, discharge or subordinate them. Neither the State courts nor the United States courts on their common law, equity and bankruptcy sides can divest, transfer to proceeds or adjudicate the JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 14

Emphasis added.

21. Pursuant to 28 USC § 2463 :All property taken or detained under any revenue law of the United States . . . shall be deemed in the custody of the law and subject to the orders and decrees of the courts of the United States having jurisdiction thereof." Emphasis added.

maritime liens unless the maritime lienor voluntarily submit themselves to the jurisdiction.

- 22. As a further indication that the issue before the court is a matter of admiralty, Petitioners refer the court again to "Benedict's Admiralty,: 7th Ed., Col., 2 Chapter IV § 51 footnote 7. "...

  [I]t is now generally held that government tax claims under upon all property and rights of property whether real or personal rank below all other maritime liens..."
- 23. "A cardinal principle, in which the practice of admiralty courts differs from that of courts of common law, permits the parties to a suit to prosecute and defend upon their rights as such rights exist at the institution of the action; the assignment of a right of action being deemed to vest in the assignee all the privileges and remedies possessed by the assignor. According to the rule of common law, the injured party alone is permitted to sue for a trespass, the damages being deemed not legally assignable; and if there be an equitable claimant, he may sue only in the name of the injured party. In admiralty, however, the common practice is to have the suit conducted in the names of the real parties IN INTEREST."
- 24. Parties subject to admiralty may not contract out of admiralty jurisdiction, and states may not infringe on admiralty jurisdiction either judicially or legislatively. Since admiralty courts, however, are courts of limited jurisdiction (which does not extend to non-maritime matters), 28 USC § 1333(1), the "Savings to Suitors Clause," does provide for concurrent state jurisdiction so that non-admiralty remedies will not be foreclosed.

### CORPORATE DISCLOSURE STATEMENT

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25. Plaintiff is the Creditor in this instance, and is the Living Ab Original Man Asim Najee-Asmar Bey, also known as Nadie Taa El, pursuant to Statutory Declaration & Statutory Claim on record with the OMB and IRS. U.C.C. 1 Financing Statement File No.: 197730669008, File Date: [08/30/2019], Lapse Date: [08/30/2024]; DEBTOR: ASIM NAJEE-ASMAR BEY©™, SECURED PARTY: Nadie Taa El with collateral statement holding Hold Harmless and Indemnity Agreement, stipulated by Security Agreement No.: 260919732019, Public Notice/Affidavit of Fact, Common Law Copywright and Power of Attorney, is also on record with the California Secretary of State. Additionally recorded with the State of California, County of Riverside, is U.C.C. 1 Financing Statement File No.: 2024-0250529, File Date: [08/21/2024], Lapse Date: [08/21/2029]; DEBTOR: ASIM NAJEE-ASMAR BEY©TM, SECURED PARTY(S): Asim Najee-Asmar Bey, and Nadie Taa El, with collateral statement holding Hold Harmless and Indemnity Agreement, stipulated by Security Agreement No.: 260919732019, Public Notice/Affidavit of Fact, Common Law Copywright and Power of Attorney, See EXHIBIT B & https://www.scribd.com/document/761675005/2024-UCC-1-SECURED-PARTY-Asim-Najee-Asmar-Bey-DEBTOR-ASIM-NAJEE-ASMAR-BEY. No other party holds 10% stock or more in the corporate fiction ASIM NAJEE-ASMAR BEY©™. Asim Najee-Asmar Bey, also-known-as (aka) Nadie Taa El the living man and beneficiary of birth certificate attached to social security number 565-53-3821. I, Nadie Taa El am the Living Ab Original Man, whom is owner of the Fictitious Business Name (FBN) ASIM NAJEE-ASMAR BEY©™ registered with the State of California, County of Riverside, File Number: R-202310140, File Date: [07/05/2023], Lapse Date: [07/05/2028]; and ASSUMED NAME: ASIM NAJEE-ASMAR BEY registered with Minnesota Secretary of State, File Number: 1419435400027, File Date: [10/13/2023] recorded with Statutory Declaration for

NAMEHOLDER/S: Nadie Taa El, :asim- najee asmar: bey., statutory agent, Asim N bey, Asim Najee-Asmar Bey, A N Bey, ASIM NAJEE-ASMAR Bey, Bey asim n, and/or Bey Asim N.

# STATEMENT OF CASE / UNDISPUTED FACTS/POINTS & AUTHORITIES

- 26. [June 6, 2018], James J. Hosking made orders concerning Plaintiff's children without him being notified prior, Plaintiff was not present at the hearing, and was given no prior notification of a hearing whatsoever. Ex Parte hearing filed by Natalie People's attorney Cheryl Charlotte Murphy whom in NOW Riverside County Administrator of the State Admiralty Maritime, Military Tribunal VESSEL.
- 27. [June 11th, 2018] Judge Khymberli S. Apaloo granted orders in favor of petitioner Jessica Howell without the presence of Plaintiff.
- Petitioner Jessica Howell and her attorney Torrence Howell did not notify Plaintiff of the court hearing date. "Fraud upon the Court." The orders made June 11th, 2018 are fraudulent and void *ab initio*.
- 28. [June 15th, 2018] Avory Howell, now known as Dasan Koi El, and Alexandria-Jhai Howell, now known as Nayeli Aziza El, both Indigenous / Autochthonous children were kidnapped by the Riverside policy enforcers. Officer S. MERCADO #1851 informed me that the orders signed by Judge Khymberli S. Apaloo gave him authority to take my children into his custody without my permission, and or arrest me if I attempt to resist his authority. See <a href="https://www.scribd.com/document/812526648/Case-P18-110933-FAMSS1103207-Avory-Alexandria-Jhai">https://www.scribd.com/document/812526648/Case-P18-110933-FAMSS1103207-Avory-Alexandria-Jhai</a>.
- 29. Prior to Plaintiff's children's kidnapping [June 15th, 2018], Judge Khymberli S. Apaloo was given knowledge of our Nationality and Ab Original [Indigenous] Standing, SF-181 race and ethnicity form faxed to the SSA and OMB, registered mailed to Office of Management and JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 17

Budget, identifying Plaintiff' and his children as Moor-Pawmunkey Nationals, Ab Original [Indigenous], White, and American Indian; documents/instruments registered mailed to California Governor Edmund G. Brown along with Statutory Declarations, proof of publication, publication dates, web links for public viewing. Judge Apaloo was also notified via registered mail, confirmed delivery, signed for June 6th, 2018 and published on Calameo, Facebook, Linked and sent to various email addresses.

**30.** [June 19th, 2018], Eligh Asim Peoples-Howell, now known as Sakima Sol El, and Aaron Daniel Peoples-Howell, now known as Hania Etu El, were kidnapped by Riverside policy/code enforcers. *See* <a href="https://www.scribd.com/document/812526180/Case-P18113582-FAMRS1002314-Eligh-Aaron">https://www.scribd.com/document/812526180/Case-P18113582-FAMRS1002314-Eligh-Aaron</a>.

The Officer charged with belief of authority informed Plaintiff the orders signed by Judge

James J. Hosking gave him the authority to take Plaintiff's children, and or arrest Plaintiff

if he shall oppose Officers authority.

The officers eventually forced their way into Plaintiff's home kidnapped his children and took them hostage. Initial Report File No. P18113582, RIVERSIDE CALIFORNIA POLICE DEPARTMENT.

- 31. [June 20, 2018], Plaintiff filed an ex parte hearing with established facts to the emergency (kidnapping) to no avail.
- 32. [June 21, 2018], James J. Hosking received registered mail, notarized documents from Plaintiff informing him of Plaintiff and Plaintiff's children's Ab Original status and Nationality as Moor-Pawmunkey descent, NOT UNITED STATESINC. property.
- 33. [June 21, 2018] James J. Hosking never called the ex parte hearing, Hosking denied the requested orders while instructing the bailiff never to allow Plaintiff into the courtroom.

  JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 18

34. [August 2, 2018] Judge James J. Hosking signed fraudulent orders granted the following "Findings and Order After Hearing."

Custody Visitation Ordered as follows:

The Court finds it has jurisdiction to make orders regarding the child custody under the Uniform Child Custody Jurisdiction and Enforcement Act.

Sole physical and legal custody of the minor children shall be awarded to Natalie J Peoples.

No visitation is ordered for Plaintiff/Father until order of court.

The "Court" orders Petitioner/Father to bear the cost of a psychological evaluation and provide the evaluation results to Counsel and file under seal to the Court. The "Court" will consider modifying custody/visitation results pending the results of the psychological evaluation. All of Plaintiff's children have been held hostage WITH ABSOLUTELY NO CONTACT since June of 2018, while the STATE OF CALIFORNIA and conspiring agencies and agents have NEVER stopped and continue extort the ASIM NAJEE ASMAR BEY, ESTATE, and continue to subject Plaintiff to a life of peonage.

# **DEFENDANT 1**

35. DEFENDANT, STATE OF CALIFORNIA DUNS NO.: 071549000 is an agency of UNITED STATES INC., which is the administrative corporation for the Pontiff of Rome; the UNITED STATES corporation called Columbia or "District of Columbia:, which administers Vatican capitol for military purposes. The UNITED STATES also administers the 50-sub-coporate STATES of THE UNITED STATES OF AMERICA INC., identified with two capital letters: CA, AZ, NY, etc, Company number: 13943579.

- Since a corporation is a fictitious "person" (it cannot speak, see, touch, smell, etc.), it cannot, by itself, function in the real world. It needs a conduit, a transmitting utility, a liaison of some sort, to "connect" the fictional person, & fictional world in which it exists, to the real world.
- A corporation is an artificial being, invisible, intangible, and existing only in contemplation of law.... [I]t possesses only those properties which the charter of its creation confers upon it."
   Trustees of Dartmouth College v. Woodward, 17 U.S. (4 Wheat) 518, 636 (1819) (Marshall, J.). (Black's Law Dictionary 9<sup>th</sup> Ed.)

Maxim: Maxim of Law 4b. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 2**

36. DEFENDANT, SAN BERNARDINO COUNTY DUNS NO.: 028146178 is an agency of STATE OF CALIFORNIA, which is an agency of the UNITED STATES, which is the administrative corporation for the Pontiff of Rome; the UNITED STATES corporation called Columbia or "District of Columbia:, which administers Vatican capitol for military purposes. The UNITED STATES also administers the 50-sub-coporate STATES of THE UNITED STATES OF AMERICA INC., identified with two capital letters: CA, AZ, NY, etc, - Company number: 13943579.

- Since a corporation is a fictitious "person" (it cannot speak, see, touch, smell, etc.), it cannot, by itself, function in the real world. It needs a conduit, a transmitting utility, a liaison of some sort, to "connect" the fictional person, & fictional world in which it exists, to the real world.
- A corporation is an artificial being, invisible, intangible, and existing only in contemplation of law.... [I]t possesses only those properties which the charter of its creation confers upon it."
   Trustees of Dartmouth College v. Woodward, 17 U.S. (4 Wheat) 518, 636 (1819) (Marshall,
   J.). (Black's Law Dictionary 9th Ed.)

Maxim: Maxim of Law 4b. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

# **DEFENDANT 3**

- 37. DEFENDANT, COUNTY OF RIVERSIDE DUNS NO.: 072514789 is an agency of STATE OF CALIFORNIA, which is an agency of the UNITED STATES, which is the administrative corporation for the Pontiff of Rome; the UNITED STATES corporation called Columbia or "District of Columbia:, which administers Vatican capitol for military purposes. The UNITED STATES also administers the 50-sub-coporate STATES of THE UNITED STATES OF AMERICA INC., identified with two capital letters: CA, AZ, NY, etc, Company number: 13943579.
  - Since a corporation is a fictitious "person" (it cannot speak, see, touch, smell, etc.), it cannot, by itself, function in the real world. It needs a conduit, a transmitting utility, a liaison of some sort, to "connect" the fictional person, & fictional world in which it exists, to the real world.
  - A corporation is an artificial being, invisible, intangible, and existing only in contemplation of law.... [I]t possesses only those properties which the charter of its creation confers upon it."
     Trustees of Dartmouth College v. Woodward, 17 U.S. (4 Wheat) 518, 636 (1819) (Marshall, J.). (Black's Law Dictionary 9th Ed.)

Maxim: Maxim of Law 4b. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 4**

38. DEFENDANT, Gavin Christopher Newsome is the Chief Executive Officer (CEO) and Commander-In-Chief, he is the conduit, transmitting utility, and liaison of the corporation STATE OF CALIFORNIA.. His duties include:

In the UNITED STATES, a governor serves as the chief executive officer and commander-in-chief in each of the fifty states and in the five permanently inhabited territories, functioning as head of state and head of corporate government therein. While like all officials in the UNITED STATES, checks and balances are placed on the office of the governor, significant powers may include ceremonial head of state (representing the state), executive (overseeing the state's government), legislative (proposing, and signing or vetoing laws), judicial (granting state law pardons or commutations), and military (overseeing the militia and organized armed forces of the state). As such, governors are responsible for implementing state laws and overseeing the operation of the state executive branch. As state leaders, governors advance and pursue new and revised policies and programs using a variety of tools, among them executive orders, executive budgets, and legislative proposals and vetoes. Governors carry out their management and leadership responsibilities and objectives with the support and assistance of department and agency heads, many of whom they are empowered to appoint. A majority of governors have the authority to appoint state court judges as well, in most cases from a list of names submitted by a nominations committee

39. DEFENDANT Gavin Christopher Newsome's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 22

another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.]

Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 5**

40. DEFENDANT Alejandro Padilla, former Attorney General, is the conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, as the former Attorney General he was the state's top lawyer and law enforcement official, protecting and serving the people and interests of California through a broad range of duties. The Attorney General's responsibilities include safeguarding Californians from harm and promoting community safety, preserving California's spectacular natural resources, enforcing civil rights laws, and helping victims of identity theft, mortgage-related fraud, illegal business practices, and other consumer crimes.

Overseeing more than 5,600 lawyers, investigators, sworn peace officers, and other employees, the Attorney General:

- Represents the People of California in civil and criminal matters before trial courts, appellate courts and the supreme courts of California and the United States.
- Serves as legal counsel to state officers and, with few exceptions, to state agencies, boards and commissions.
- Assists district attorneys, local law enforcement and federal and international criminal justice agencies in the administration of justice.
- Strengthens California's law enforcement community by coordinating statewide narcotics
  enforcement efforts, supporting criminal investigations and providing forensic science
  services, identification and information services and telecommunication support.
- Manages programs and special projects to detect and crack down on fraudulent, unfair and illegal activities that victimize consumers or threaten public safety.
- 41. DEFENDANT Robert Andres Bonta's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 23

business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 6**

- 42. DEFENDANT Xavier Becerra, former Attorney General, is the conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, as the former Attorney General he was the state's top lawyer and law enforcement official, protecting and serving the people and interests of California through a broad range of duties. The Attorney General's responsibilities include safeguarding Californians from harm and promoting community safety, preserving California's spectacular natural resources, enforcing civil rights laws, and helping victims of identity theft, mortgage-related fraud, illegal business practices, and other consumer crimes. Overseeing more than 5,600 lawyers, investigators, sworn peace officers, and other employees, the Attorney General:
  - Represents the People of California in civil and criminal matters before trial courts, appellate courts and the supreme courts of California and the United States.
  - Serves as legal counsel to state officers and, with few exceptions, to state agencies, boards and commissions.
  - Assists district attorneys, local law enforcement and federal and international criminal justice agencies in the administration of justice.
  - Strengthens California's law enforcement community by coordinating statewide narcotics
    enforcement efforts, supporting criminal investigations and providing forensic science
    services, identification and information services and telecommunication support.

illegal activities that victimize consumers or threaten public safety.

43. DEFENDANT Xavier Becerra's non action related to Petitioner, aids in crimes against tioner, which includes genecide kidnapping, hostage taking, extertion, piracy honest services.

Manages programs and special projects to detect and crack down on fraudulent, unfair and

Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

### **DEFENDANT 7**

44. DEFENDANT Robert Andres Bonta, Attorney General, is the conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, as the Attorney General is the state's top lawyer and law enforcement official, protecting and serving the people and interests of California through a broad range of duties. The Attorney General's responsibilities include safeguarding Californians from harm and promoting community safety, preserving California's spectacular natural resources, enforcing civil rights laws, and helping victims of identity theft, mortgage-related fraud, illegal business practices, and other consumer crimes. Overseeing more than 5,600 lawyers, investigators, sworn peace officers, and other employees, the Attorney General:

- Represents the People of California in civil and criminal matters before trial courts, appellate courts and the supreme courts of California and the United States.
- Serves as legal counsel to state officers and, with few exceptions, to state agencies, boards and commissions.

- Assists district attorneys, local law enforcement and federal and international criminal justice agencies in the administration of justice.
- Strengthens California's law enforcement community by coordinating statewide narcotics enforcement efforts, supporting criminal investigations and providing forensic science services, identification and information services and telecommunication support.
- Manages programs and special projects to detect and crack down on fraudulent, unfair and illegal activities that victimize consumers or threaten public safety.
- 45. DEFENDANT Robert Andres Bonta's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 8**

- 46. DEFENDANT Shirley N. Weber is the California Secretary of State, she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, as the S.O.S. Shirley N. Weber 's responsibilities included:
  - the Secretary of State has a number of responsibilities related to corporations; the largest
    portion office is the Business Programs Division, which handles corporate filings. The
    Business Entities Section processes, files and maintains records related to corporations,
    limited liability companies, partnerships and other business entities conducting or planning to
    conduct business in California.

47. DEFENDANT Shirley N. Weber's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

# **DEFENDANT 9**

- 48. DEFENDANT Marie Therse Girulat was the former STATE OF CALIFORNIA Director of Child Support Services, she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, as the Director of Child Support Services her responsibilities included:
  - Plans, organizes, assigns, directs, reviews and evaluates the activities of the Child Support Services Department
  - Selects, supervises, trains, disciplines, and evaluates the performance of legal, investigative, and clerical employees, assuring adherence to County policy.
  - Prepares and administers the department's annual budget, monitors revenues and expenditures
  - Analyzes, interprets, formulates and develops policies and procedures for child/family support activities in conformance with federal, state, and local laws and regulations; reviews new case law and pending legislation; lobbies for legislation
  - Directs the preparation of recurring financial, statistical and special reports required by federal and state authorities

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- Supervises the performance of legal work in the enforcement of civil and criminal laws related to child and family support; advises staff on case management strategy and techniques; interprets policy and procedures to staff
- Attends and makes presentations at board, interagency, committee, and other meetings and conferences involving a wide variety of interests; speaks with the media and in public forums on criminal justice issues
- Prepares a variety of correspondence and reports
- Coordinates the department information system including system resource analysis, development, maintenance and operational efforts
- Supports activities of the Emergency Operations Center, which may include helping ensure requests for disaster service workers are fulfilled when calls for assistance arise, serving on the Emergency Operations Center as assigned, and providing other support as needed.
- 49. DEFENDANT Marie Therse Girulat's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

### **DEFENDANT 10**

50. DEFENDANT Tara Reilly was a former Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County Administrator of the State Admiralty Maritime, Military Tribunal VESSEL, JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 28

she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee her responsibilities included:

- Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- **Protecting individual rights**: Judges protect the individual rights granted by the state constitution
- 51. DEFENDANT Tara Reilly's non action related to Petitioner, aids in crimes against

  Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services

  fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business

  practices, concealment of material evidence, honest services fraud, disseminating misleading false

  statements and advertisements via public publications and economic fraud, making a false statement

  relating to evidence or information obtained in the course of employment, and knowingly publishing

  a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a

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principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 11**

thing by another is considered as doing it himself. Ii.e., the acts of an agent are the acts of the

- 52. DEFENDANT Deborah Ann Daniel was a former Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County former Commissioner of the State Admiralty Maritime, Military Tribunal VESSEL, she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee her responsibilities included:
  - Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
  - Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
  - Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
  - Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
  - **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
  - **Setting sentencing**: Judges use established laws and guidance to determine sentencing.
  - Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
  - **Protecting individual rights**: Judges protect the individual rights granted by the state constitution
- 53. DEFENDANT T Deborah Ann Daniel's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 30

business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 12**

- 54. DEFENDANT Michael John Torchia was a former Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County former Commissioner of the State Admiralty Maritime, Military Tribunal VESSEL, he is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, he is a foreign agent of a foreign STATE in public office of trust and honor, he is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:
  - Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
  - Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
  - Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
  - Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
  - **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
  - Setting sentencing: Judges use established laws and guidance to determine sentencing.

- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution
- 55. DEFENDANT Michael John Torchia's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 13**

- 56. DEFENDANT Jessica Morgan Sparks-Tankersley is State of California, Judicial Commissioner, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, as administrative trustee her responsibilities included:
  - Hearing testimony: Judicial commissioners may hear sworn testimony to determine probable cause for issuing warrants and summonses.
  - **Issuing orders**: Judicial commissioners may issue search warrants, criminal summonses, orders of protection, and temporary ex-parte orders.
  - Setting bail: Judicial commissioners may set bail and conditions of release.
  - arraignments: Judicial commissioners may conduct arraignment proceedings.

- Presiding over court: Judicial commissioners may preside over a daily court calendar, criminal and traffic arraignments, civil and small claims actions, and Juvenile Court proceedings.
- Making rulings: Judicial commissioners may make rulings, findings, judgments, and orders.
- Interpreting laws: Judicial commissioners may interpret, enforce, and carry out current laws.
- Assisting the public: Judicial commissioners may answer questions and direct citizens to appropriate agencies for assistance.
- 57. DEFENDANT Jessica Morgan Sparks-Tankersley's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 14**

- 58. DEFENDANT Amy N Ladine is State of California, Judicial Commissioner, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, as administrative trustee her responsibilities included:
  - Hearing testimony: Judicial commissioners may hear sworn testimony to determine probable cause for issuing warrants and summonses.

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- **Issuing orders**: Judicial commissioners may issue search warrants, criminal summonses, orders of protection, and temporary ex-parte orders.
- Setting bail: Judicial commissioners may set bail and conditions of release.
- arraignments: Judicial commissioners may conduct arraignment proceedings.
- Presiding over court: Judicial commissioners may preside over a daily court calendar, criminal and traffic arraignments, civil and small claims actions, and Juvenile Court proceedings.
- Making rulings: Judicial commissioners may make rulings, findings, judgments, and orders.
- Interpreting laws: Judicial commissioners may interpret, enforce, and carry out current laws.
- Assisting the public: Judicial commissioners may answer questions and direct citizens to appropriate agencies for assistance.
- 59. DEFENDANT Amy N Ladine's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

### **DEFENDANT 15**

60. DEFENDANT Cheryl Charlotte Murphy is a Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County Administrator of the State Admiralty Maritime, Military Tribunal VESSEL, she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 34

he is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF RIVERSIDE, as administrative trustee her responsibilities included:

- Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
- **Setting sentencing**: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- **Protecting individual rights**: Judges protect the individual rights granted by the state constitution
- 61. DEFENDANT Cheryl Charlotte Murphy's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself.

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Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 16**

li.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection

- 62. DEFENDANT Donald Robert Alvarez is a Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County Administrator of the State Admiralty Maritime, Military Tribunal VESSEL, he is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, he is a foreign agent of a foreign STATE in public office of trust and honor, he is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:
  - Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
  - Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
  - Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
  - Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
  - **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
  - Setting sentencing: Judges use established laws and guidance to determine sentencing.
  - Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
  - Protecting individual rights: Judges protect the individual rights granted by the state constitution
- 63. DEFENDANT Donald Robert Alvarez's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 36

and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 17**

- 64. DEFENDANT Christian J.J. Towns is a Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County Administrator of the State Admiralty Maritime, Military Tribunal VESSEL, he is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, he is a foreign agent of a foreign STATE in public office of trust and honor, he is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:
  - Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
  - Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
  - Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
  - Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
  - **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
  - **Setting sentencing**: Judges use established laws and guidance to determine sentencing.
  - Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.

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**Protecting individual rights**: Judges protect the individual rights granted by the state constitution

65. DEFENDANT Christian J.J. Towns's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

## **DEFENDANT 18**

66. DEFENDANT Scott Edward Seeley is a Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County Administrator of the State Admiralty Maritime, Military Tribunal VESSEL, he is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, he is a foreign agent of a foreign STATE in public office of trust and honor, he is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:

- **Presiding over hearings**: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- **Researching legal issues**: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.

- Determining guilt or innocence: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution
- 67. DEFENDANT Scott Edward Seeley's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 19**

- 68. DEFENDANT Anabel Z. Romero is State of California, County of San Bernardino Court Executive Officer (CEO), she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:
  - Supervising all non-judicial court staff, including hiring, disciplining, and terminating employees, and developing and administering a personnel plan.

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- **Budgeting:** Creating and managing the court's budget, allocating resources efficiently to ensure smooth operations.
- Policy Implementation: Developing, implementing, and enforcing court policies and procedures in accordance with judicial standards.
- Case Flow Management: Overseeing the flow of cases through the court system, ensuring timely processing and minimizing delays.
- Court Operations: Managing the day-to-day operations of the court, including facilities management, technology systems, and security.
- Public Relations: Representing the court to the public, media, community organizations, and other governmental agencies.
- **Judicial Support:** Assisting the judges by providing administrative support and coordinating court calendars.
- **Staff Training:** Developing and delivering training programs for court staff to ensure competency and compliance.
- Compliance: Ensuring the court adheres to all applicable laws, rules, and regulations.
- 69. DEFENDANT Anabel Z. Romero's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 20**

70. DEFENDANT Nancy CS Eberhardt is State of California, County of San Bernardino Court Executive Officer (CEO), she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, her primarily responsible is overseeing the non-judicial administrative functions of a court, including:

• Supervising all non-judicial court staff, including hiring, disciplining, and terminating employees, and developing and administering a personnel plan.

### Budgeting:

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Creating and managing the court's budget, allocating resources efficiently to ensure smooth operations.

### • Policy Implementation:

Developing, implementing, and enforcing court policies and procedures in accordance with judicial standards.

### • Case Flow Management:

Overseeing the flow of cases through the court system, ensuring timely processing and minimizing delays.

#### • Court Operations:

Managing the day-to-day operations of the court, including facilities management, technology systems, and security.

#### • Public Relations:

Representing the court to the public, media, community organizations, and other governmental agencies.

#### • Judicial Support:

Assisting the judges by providing administrative support and coordinating court calendars.

# • Staff Training:

Developing and delivering training programs for court staff to ensure competency and compliance.

#### • Compliance:

Ensuring the court adheres to all applicable laws, rules, and regulations.

71. DEFENDANT Nancy CS Eberhardt's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

### **DEFENDANT 21**

72. DEFENDANT Karen Dallatorre is State of California, County of San Bernardino Court Clerk, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee her responsibilities included:

her primarily responsible is overseeing the non-judicial administrative functions of a court, including:

- Recording proceedings: Court clerks record court proceedings, including attending court sessions and communicating with witnesses and juries
- records: Court clerks maintain case files, trial dockets, journals, and other records
- Collecting fees: Court clerks collect court fees, fines, costs, and other assessments
- Issuing legal documents: Court clerks issue legal warrants, subpoenas, summons, orders, and processes
- Issuing licenses: Court clerks issue marriage licenses and other county licenses

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 Maintaining evidence: Court clerks maintain custody of physical evidence and exhibits

- Preparing correspondence: Court clerks prepare written correspondence
- Examining documents: Court clerks examine court documents to ensure accuracy
- Maintaining court registry: Court clerks maintain the court registry

73.DEFENDANT Karen Dallatorre's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

# **DEFENDANT 22**

74. DEFENDANT Keith David Davis is State of California, County of San Bernardino Title 28

Debt Collector/Judge, he is a foreign agent of a foreign STATE in public office of trust and honor, he is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:

- Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.

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- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- Determining guilt or innocence: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution
- 75. DEFENDANT Keith David Davis's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

# **DEFENDANT 23**

- 76. DEFENDANT Kimberly Hotchkiss-Hernandez is State of California, County of San Bernardino Court Clerk, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee her responsibilities included:
- JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 44

her primarily responsible is overseeing the non-judicial administrative functions of a court, including:

- Recording proceedings: Court clerks record court proceedings, including attending court sessions and communicating with witnesses and juries
- records: Court clerks maintain case files, trial dockets, journals, and other records
- Collecting fees: Court clerks collect court fees, fines, costs, and other assessments
- Issuing legal documents: Court clerks issue legal warrants, subpoenas, summons, orders, and processes
- Issuing licenses: Court clerks issue marriage licenses and other county licenses
- Maintaining evidence: Court clerks maintain custody of physical evidence and exhibits
- Preparing correspondence: Court clerks prepare written correspondence
- Examining documents: Court clerks examine court documents to ensure accuracy
- Maintaining court registry: Court clerks maintain the court registry

77.DEFENDANT Kimberly Hotchkiss-Hernandez's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

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78. DEFENDANT Khymberli Sika Yawo Apaloo is State of California, County of San Bernardino Title 28 Debt Collector/Judge, he is a foreign agent of a foreign STATE in public office of trust and honor, he is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:

- Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution

79. DEFENDANT Khymberli Sika Yawo Apaloo's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 46

knowingly publishing a slander or a libel in the course of business to enrich STATE OF

CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

### **DEFENDANT 25**

- 80. DEFENDANT Michelle H Gilleece is State of California, County of San Bernardino Title 28 Debt Collector/Judge, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee her responsibilities included:
  - Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
  - Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
  - Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
  - Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
  - **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
  - Setting sentencing: Judges use established laws and guidance to determine sentencing.
  - Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
  - **Protecting individual rights**: Judges protect the individual rights granted by the state constitution

81. DEFENDANT Michelle H Gilleece's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 26**

- 82. DEFENDANT James Justin Hosking is State of California, County of San Bernardino Title 28 Debt Collector/Judge, he is a foreign agent of a foreign STATE in public office of trust and honor, he is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:
  - Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
  - Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
  - Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
  - Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
  - Determining guilt or innocence: Judges decide whether someone is guilty or innocent of violating the law.

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- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution
- 83. DEFENDANT James Justin Hosking's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

### **DEFENDANT 27**

- 84. DEFENDANT James Steven Singley is State of California, County of San Bernardino Title 28 Debt Collector/Judge, he is a foreign agent of a foreign STATE in public office of trust and honor, he is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:
  - Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
  - Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.

- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- Determining guilt or innocence: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution

85. DEFENDANT James Steven Singley's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

### **DEFENDANT 28**

86. DEFENDANT Michael Alan Sachs is State of California, County of San Bernardino Title 28 Debt Collector/Judge, he is a foreign agent of a foreign STATE in public office of trust and honor,

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he is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:

- Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- Determining guilt or innocence: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution
- 87. DEFENDANT Michael Alan Sachs's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself.

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88. DEFENDANT Cheryl Carolyn Kersey is State of California, County of San Bernardino Title 28 Debt Collector/Judge, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee her responsibilities included:

- Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution

89. DEFENDANT Cheryl Carolyn Kersey's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 52

knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

# **DEFENDANT 30**

90. DEFENDANT Michael Joseph Gassner was a former Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County former Commissioner of the State Admiralty Maritime, Military Tribunal VESSEL, he is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, he is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:

- Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- **Protecting individual rights**: Judges protect the individual rights granted by the state constitution

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91. DEFENDANT Michael Joseph Gassner I's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

## **DEFENDANT 31**

- 92. DEFENDANT Carlos Manuel Cabrera was a former Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County former Commissioner of the State Admiralty Maritime, Military Tribunal VESSEL, he is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, he is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:
  - Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
  - Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
  - Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
  - Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.

- **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution
- 93. DEFENDANT Carlos Manuel Cabrera's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 32**

94. DEFENDANT Authur Allen Harrison was a former Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County former Commissioner of the State Admiralty Maritime, Military Tribunal VESSEL, he is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, he is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:

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- **Presiding over hearings**: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution
- 95. DEFENDANT Authur Allen Harrison's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich C STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

**DEFENDANT 33** 

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96. DEFENDANT Teresa A Bennett was a former Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County former Commissioner of the State Admiralty Maritime, Military Tribunal VESSEL, she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee her responsibilities included:

- Presiding over hearings: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
- Setting sentencing: Judges use established laws and guidance to determine sentencing.
- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- **Protecting individual rights**: Judges protect the individual rights granted by the state constitution
- 97. DEFENDANT Teresa A Bennett's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 57

relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

## **DEFENDANT 34**

- 98. DEFENDANT William Williamson he is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, he is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:
  - Staff Supervision: Leading and supervising a team of child support caseworkers,
     assigning cases, reviewing performance, and providing training.
  - Case Management Oversight: Monitoring the progress of child support cases, identifying potential issues, and ensuring timely case resolution.
  - Policy Implementation: Enforcing child support laws and regulations, interpreting policies, and making adjustments as needed.
  - Financial Management: Overseeing the collection and distribution of child support payments, managing accounts receivable, and identifying potential discrepancies.
- 99. DEFENDANT William Williamson's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 58

false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 35**

100. DEFENDANT Alan Jerret Skidmore he is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, he is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee his responsibilities included:

- Staff Supervision: Leading and supervising a team of child support caseworkers,
   assigning cases, reviewing performance, and providing training.
- Case Management Oversight: Monitoring the progress of child support cases,
   identifying potential issues, and ensuring timely case resolution.
- Policy Implementation: Enforcing child support laws and regulations, interpreting policies, and making adjustments as needed.
- Financial Management: Overseeing the collection and distribution of child support payments, managing accounts receivable, and identifying potential discrepancies.
- against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating

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misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

### **DEFENDANT 36**

102. DEFENDANT Anne Shing Chen she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee her responsibilities included:

- Staff Supervision: Leading and supervising a team of child support caseworkers, assigning cases, reviewing performance, and providing training.
- Case Management Oversight: Monitoring the progress of child support cases,
   identifying potential issues, and ensuring timely case resolution.
- Policy Implementation: Enforcing child support laws and regulations, interpreting policies, and making adjustments as needed.
- Financial Management: Overseeing the collection and distribution of child support payments, managing accounts receivable, and identifying potential discrepancies.
- against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 60

business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

#### **DEFENDANT 37**

104. DEFENDANT Susan M Jones she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee her responsibilities included:

- Staff Supervision: Leading and supervising a team of child support caseworkers, assigning cases, reviewing performance, and providing training.
- Case Management Oversight: Monitoring the progress of child support cases,
   identifying potential issues, and ensuring timely case resolution.
- Policy Implementation: Enforcing child support laws and regulations, interpreting policies, and making adjustments as needed.
- Financial Management: Overseeing the collection and distribution of child support payments, managing accounts receivable, and identifying potential discrepancies.
- 105. DEFENDANT Susan M Jones's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services

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fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

## **DEFENDANT 38**

106. DEFENDANT Dina Issam Farhat Amani was a former Title 28 Debt Collector, STATE OF CALIFORNIA San Bernardino County former Commissioner of the State Admiralty Maritime, Military Tribunal VESSEL, she is a conduit, transmitting utility, and liaison of STATE OF CALIFORNIA, she is a foreign agent of a foreign STATE in public office of trust and honor, she is a conduit, transmitting utility, and liaison of COUNTY OF SAN BERNARDINO, as administrative trustee her responsibilities included:

- **Presiding over hearings**: Judges lead court proceedings, listen to arguments, and ensure order is maintained.
- Researching legal issues: Judges read and evaluate legal documents, such as briefs, motions, and claim applications.
- Applying law and precedent: Judges use established laws and guidance to make decisions and resolve disputes.
- Writing opinions: Judges write decisions, instructions, and opinions regarding cases, claims, and disputes.
- **Determining guilt or innocence**: Judges decide whether someone is guilty or innocent of violating the law.
- **Setting sentencing**: Judges use established laws and guidance to determine sentencing.

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- Ruling on constitutionality: Judges rule on the constitutionality of laws and legal precedents.
- Protecting individual rights: Judges protect the individual rights granted by the state constitution

107. DEFENDANT Dina Issam Farhat Amani's non action related to Petitioner, aids in crimes against Petitioner, which includes genocide, kidnapping, hostage taking, extortion, piracy, honest services fraud, official negligence, aiding in actions related to unfair, unlawful, and deceptive business practices, concealment of material evidence, honest services fraud, disseminating misleading false statements and advertisements via public publications and economic fraud, making a false statement relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business to enrich STATE OF CALIFORNIA. He who does a thing by another is considered as doing it himself. [i.e., the acts of an agent are the acts of the principal.] Broom, Max. 817, 818, et seq.; A Collection Maxim of Law by Charles A. Weisman.

# **VIOLATIONS OF LAW: FIRST CAUSE OF ACTION** 42 U.S.C. § 1983--AGAINST ALL DEFENDANTS

- 108. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.
  - 109. Defendants at all times relevant to this action were acting under color of state law.
- 110. Defendants knowingly making false statements relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business.
  - 111. Defendants manufactured evidence;
  - 112. Defendants used unlawful enforcement of contract not held
- 113. Defendants used illegal means in the collection of an alleged debt or obligation; JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 63

114. Defendants unlawfully imposed unconscionable contracts and contract terms on
Petitioner, not giving full disclosure, withholding material information from Petitioners and extorted
unds from Petitioner.

- 115. Defendants made an unreasonable and warrantless seizure of Petitioner and his personal property in violation of the Fourth Amendment to the Constitution of the United States as incorporated and applied to the states by way of the Fourteenth Amendment to the Constitution of the United States.
- 116. At all times relevant hereto, Defendants acted pursuant to a policy or custom of Defendants State & County, depriving Petitioner of his personal property without court order and without providing an opportunity for Petitioner to be heard.
- 117. Defendants failed to adopt clear policies and failed to properly train its public official trustees as to the proper role of the public official trustees in private disputes.
- 118. The Supreme Court has interpreted the provisions of the Constitution that vest authority over foreign affairs in the President to prohibit actions by the states that lie outside their traditional and localized areas of responsibility and instead interfere with the federal government's foreign policy, or otherwise implicate the conduct of foreign policy. *See Garamendi*, 539 U.S. at 418-20.
- 119. The Constitution prohibits states, "without the Consent of Congress," from "enter[ing] into any Agreement or Compact . . . with a foreign Power . . . ." Art. I, § 10, cl. [3].
- 120. If the Agreement is not a "Treaty, Alliance, or Confederation" under the Treaty Clause, it is an "Agreement or Compact . . . with a foreign Power" under the Compact Clause.
- 121. Because Congress has not given its consent to the Agreement, nor have Defendants sought such consent, the Agreement and supporting California law as applied violate the Compact Clause.

- 122. Defendants' actions individually and collectively interfere with the United States' foreign policy on foreign relation with "Indians not taxed" and members of foreign national governments.
- 123. Defendants County's policy or custom, and its failure to adopt clear policies and failure to properly train its public official trustees, were a direct and proximate cause of the constitutional deprivation suffered by the Petitioner.

# SECOND CAUSE CONVERSION--AGAINST DEFENDANTS

- 124. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.
- 125. Without Petitioner's consent, Defendants intentionally deprived Petitioner of his unalienable Ab Original [Indigenous] rights.
- 126. The Supreme Court has interpreted the provisions of the Constitution that vest authority over foreign affairs in the President to prohibit actions by the states that lie outside their traditional and localized areas of responsibility and instead interfere with the federal government's foreign policy, or otherwise implicate the conduct of foreign policy. *See Garamendi*, 539 U.S. at 418-20.
- 127. The Constitution prohibits states, "without the Consent of Congress," from "enter[ing] into any Agreement or Compact . . . with a foreign Power . . . ." Art. I, § 10, cl. [3].
- 128. If the Agreement is not a "Treaty, Alliance, or Confederation" under the Treaty Clause, it is an "Agreement or Compact . . . with a foreign Power" under the Compact Clause.
- 129. At all times relevant hereto, these Defendants acted with malice, recklessness and total and deliberate disregard for the contractual and personal rights of the Petitioner.

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# **THIRD CAUSE** FRAUD IN THE INDUCEMENT

- 130. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.
- 98. Defendant knowingly making false statements relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business.
  - 131. Defendants manufactured evidence;
  - 132. Defendants used unlawful enforcement of contract not held
  - 133. Defendants used illegal means in the collection of an alleged debt or obligation;
- 134. Defendants unlawfully imposed unconscionable contracts and contract terms on Petitioner, not giving full disclosure, withholding material information from Petitioners and extorted funds from Petitioner.
- 135. Defendants made an unreasonable and warrantless seizure of Petitioner and his personal property in violation of the Fourth Amendment to the Constitution of the United States as incorporated and applied to the states by way of the Fourteenth Amendment to the Constitution of the United States.
- 136. At all times relevant hereto, Defendant Deputy acted pursuant to a policy or custom of Defendant State & County depriving Petitioner of his personal property without court order and without providing an opportunity for Petitioner to be heard.
- 137. Defendants failed to adopt clear policies and failed to properly train its public official trustees as to the proper role of the public official trustees in private disputes.
- 138. The Supreme Court has interpreted the provisions of the Constitution that vest authority over foreign affairs in the President to prohibit actions by the states that lie outside their traditional JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 66

and localized areas of responsibility and instead interfere with the federal government's foreign policy, or otherwise implicate the conduct of foreign policy. *See Garamendi*, 539 U.S. at 418-20.

- 139. The Constitution prohibits states, "without the Consent of Congress," from "enter[ing] into any Agreement or Compact . . . with a foreign Power . . . ." Art. I, § 10, cl. [3].
- 140. If the Agreement is not a "Treaty, Alliance, or Confederation" under the Treaty Clause, it is an "Agreement or Compact . . . with a foreign Power" under the Compact Clause.
- 141. Defendants County's policy or custom, and its failure to adopt clear policies and failure to properly train its public official trustees, were a direct and proximate cause of the constitutional deprivation suffered by the Petitioner.

# FOURTH CLAIM VIOLATION OF U.C.C.--AGAINST DEFENDANT

- 142. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.
- 143. Defendants' manner of KIDNAPPING & HOSTAGE TAKING of Ab Original Children was a breach of the peace in violation of [state codification of U.C.C. § 9-609].
- 144. Defendant's actions were the proximate cause of the damages alleged by Plaintiff in the preceding paragraphs.

# FIFTH CLAIM FALSE ARREST

- 145. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.
- 146. Defendant knowingly making false statements relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business.
- 147. Defendants manufactured evidence;

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- 148. Defendants used unlawful enforcement of contract not held
- 149. Defendants used illegal means in the collection of an alleged debt or obligation;
- 150. Defendants unlawfully imposed unconscionable contracts and contract terms on Petitioner, not giving full disclosure, withholding material information from Petitioners and extorted funds from Petitioner.
- 151. Defendants made an unreasonable and warrantless seizure of Petitioner and his personal property in violation of the Fourth Amendment to the Constitution of the United States as incorporated and applied to the states by way of the Fourteenth Amendment to the Constitution of the United States.
- 152. At all times relevant hereto, Defendant Deputy acted pursuant to a policy or custom of Defendant State & County depriving Petitioner of his personal property without court order and without providing an opportunity for Petitioner to be heard.
- 153. Defendants failed to adopt clear policies and failed to properly train its public official trustees as to the proper role of the public official trustees in private disputes.
- 154. The Supreme Court has interpreted the provisions of the Constitution that vest authority over foreign affairs in the President to prohibit actions by the states that lie outside their traditional and localized areas of responsibility and instead interfere with the federal government's foreign policy, or otherwise implicate the conduct of foreign policy. *See Garamendi*, 539 U.S. at 418-20.
- 155. The Constitution prohibits states, "without the Consent of Congress," from "enter[ing] into any Agreement or Compact . . . with a foreign Power . . . ." Art. I, § 10, cl. [3].
- 156. If the Agreement is not a "Treaty, Alliance, or Confederation" under the Treaty Clause, it is an "Agreement or Compact . . . with a foreign Power" under the Compact Clause.

157. Defendants County's policy or custom, and its failure to adopt clear policies and failure to properly train its public official trustees, were a direct and proximate cause of the constitutional deprivation suffered by the Petitioner.

# SIXTH CLAIM FALSE IMPRISONMENT

- 158. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.
- 159. Defendant knowingly making false statements relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business.
  - 160. Defendants manufactured evidence;
  - 161. Defendants used unlawful enforcement of contract not held
  - 162. Defendants used illegal means in the collection of an alleged debt or obligation;
- 163. Defendants unlawfully imposed unconscionable contracts and contract terms on Petitioner, not giving full disclosure, withholding material information from Petitioners and extorted funds from Petitioner.
- 164. Defendants made an unreasonable and warrantless seizure of Petitioner and his personal property in violation of the Fourth Amendment to the Constitution of the United States as incorporated and applied to the states by way of the Fourteenth Amendment to the Constitution of the United States.
- 165. At all times relevant hereto, Defendant Deputy acted pursuant to a policy or custom of Defendant State & County depriving Petitioner of his personal property without court order and without providing an opportunity for Petitioner to be heard.
- 166. Defendants failed to adopt clear policies and failed to properly train its public official trustees as to the proper role of the public official trustees in private disputes.

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167. The Supreme Court has interpreted the provisions of the Constitution that vest authority over foreign affairs in the President to prohibit actions by the states that lie outside their traditional and localized areas of responsibility and instead interfere with the federal government's foreign policy, or otherwise implicate the conduct of foreign policy. *See Garamendi*, 539 U.S. at 418-20.

- 168. The Constitution prohibits states, "without the Consent of Congress," from "enter[ing] into any Agreement or Compact . . . with a foreign Power . . . ." Art. I, § 10, cl. [3].
- 169. If the Agreement is not a "Treaty, Alliance, or Confederation" under the Treaty Clause, it is an "Agreement or Compact . . . with a foreign Power" under the Compact Clause.
- 170. Defendants County's policy or custom, and its failure to adopt clear policies and failure to properly train its public official trustees, were a direct and proximate cause of the constitutional deprivation suffered by the Petitioner.

# SEVENTH CLAIM POLICE MISCONDUCT

- 171. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.
- 172. Defendant knowingly making false statements relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business.
  - 173. Defendants manufactured evidence;
  - 174. Defendants used unlawful enforcement of contract not held
  - 175. Defendants used illegal means in the collection of an alleged debt or obligation;
- 176. Defendants unlawfully imposed unconscionable contracts and contract terms on Petitioner, not giving full disclosure, withholding material information from Petitioners and extorted funds from Petitioner.

177. Defendants made an unreasonable and warrantless seizure of Petitioner and his personal property in violation of the Fourth Amendment to the Constitution of the United States as incorporated and applied to the states by way of the Fourteenth Amendment to the Constitution of the United States.

- 178. At all times relevant hereto, Defendant Deputy acted pursuant to a policy or custom of Defendant State & County depriving Petitioner of his personal property without court order and without providing an opportunity for Petitioner to be heard.
- 179. Defendants failed to adopt clear policies and failed to properly train its public official trustees as to the proper role of the public official trustees in private disputes.
- 180. Defendants County's policy or custom, and its failure to adopt clear policies and failure to properly train its public official trustees, were a direct and proximate cause of the constitutional deprivation suffered by the Petitioner.

# EIGHTH CLAIM MALICE PROSECUTION

- 181. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.
- 182. Defendant knowingly making false statements relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business.
  - 183. Defendants manufactured evidence;
  - 184. Defendants used unlawful enforcement of contract not held
  - 185. Defendants used illegal means in the collection of an alleged debt or obligation;
- 154. Defendants unlawfully imposed unconscionable contracts and contract terms on Petitioner, not giving full disclosure, withholding material information from Petitioners and extorted funds from Petitioner.

- 186. Defendants made an unreasonable and warrantless seizure of Petitioner and his personal property in violation of the Fourth Amendment to the Constitution of the United States as incorporated and applied to the states by way of the Fourteenth Amendment to the Constitution of the United States.
- 187. At all times relevant hereto, Defendant Deputy acted pursuant to a policy or custom of Defendant State & County depriving Petitioner of his personal property without court order and without providing an opportunity for Petitioner to be heard.
- 188. Defendants failed to adopt clear policies and failed to properly train its public official trustees as to the proper role of the public official trustees in private disputes.
- 189. Defendants County's policy or custom, and its failure to adopt clear policies and failure to properly train its public official trustees, were a direct and proximate cause of the constitutional deprivation suffered by the Petitioner.

# NINTH CLAIM FABRICATION OF EVIDENCE

- 190. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.
- 191. Defendant knowingly making false statements relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business.
  - 192. Defendants manufactured evidence;
  - 193. Defendants used unlawful enforcement of contract not held
  - 194. Defendants used illegal means in the collection of an alleged debt or obligation;
- 195. Defendants unlawfully imposed unconscionable contracts and contract terms on Petitioner, not giving full disclosure, withholding material information from Petitioners and extorted funds from Petitioner.

196. Defendants made an unreasonable and warrantless seizure of Petitioner and his personal property in violation of the Fourth Amendment to the Constitution of the United States as incorporated and applied to the states by way of the Fourteenth Amendment to the Constitution of the United States.

- 197. At all times relevant hereto, Defendant Deputy acted pursuant to a policy or custom of Defendant State & County depriving Petitioner of his personal property without court order and without providing an opportunity for Petitioner to be heard.
- 198. Defendants failed to adopt clear policies and failed to properly train its public official trustees as to the proper role of the public official trustees in private disputes.
- 199. The Supreme Court has interpreted the provisions of the Constitution that vest authority over foreign affairs in the President to prohibit actions by the states that lie outside their traditional and localized areas of responsibility and instead interfere with the federal government's foreign policy, or otherwise implicate the conduct of foreign policy. *See Garamendi*, 539 U.S. at 418-20.
- 200. The Constitution prohibits states, "without the Consent of Congress," from "enter[ing] into any Agreement or Compact . . . with a foreign Power . . . ." Art. I, § 10, cl. [3].
- 201. If the Agreement is not a "Treaty, Alliance, or Confederation" under the Treaty Clause, it is an "Agreement or Compact . . . with a foreign Power" under the Compact Clause.
- 202. Defendants County's policy or custom, and its failure to adopt clear policies and failure to properly train its public official trustees, were a direct and proximate cause of the constitutional deprivation suffered by the Petitioner.

### TENTH CLAIM VIOLATION OF DUE PROCESS

203. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.

- 204. Defendant knowingly making false statements relating to evidence or information obtained in the course of employment, and knowingly publishing a slander or a libel in the course of business.
  - 205. Defendants manufactured evidence;
  - 206. Defendants used unlawful enforcement of contract not held
  - 207. Defendants used illegal means in the collection of an alleged debt or obligation;
- 208. Defendants unlawfully imposed unconscionable contracts and contract terms on Petitioner, not giving full disclosure, withholding material information from Petitioners and extorted funds from Petitioner.
- 209. Defendants made an unreasonable and warrantless seizure of Petitioner and his personal property in violation of the Fourth Amendment to the Constitution of the United States as incorporated and applied to the states by way of the Fourteenth Amendment to the Constitution of the United States.
- 210. At all times relevant hereto, Defendant Deputy acted pursuant to a policy or custom of Defendant State & County depriving Petitioner of his personal property without court order and without providing an opportunity for Petitioner to be heard.
- 211. Defendants failed to adopt clear policies and failed to properly train its public official trustees as to the proper role of the public official trustees in private disputes.
- 212. The Supreme Court has interpreted the provisions of the Constitution that vest authority over foreign affairs in the President to prohibit actions by the states that lie outside their traditional and localized areas of responsibility and instead interfere with the federal government's foreign policy, or otherwise implicate the conduct of foreign policy. *See Garamendi*, 539 U.S. at 418-20.
- 213. The Constitution prohibits states, "without the Consent of Congress," from "enter[ing] into any Agreement or Compact . . . with a foreign Power . . . ." Art. I, § 10, cl. [3].

- 214. If the Agreement is not a "Treaty, Alliance, or Confederation" under the Treaty Clause, it is an "Agreement or Compact . . . with a foreign Power" under the Compact Clause.
- 215. Defendants County's policy or custom, and its failure to adopt clear policies and failure to properly train its public official trustees, were a direct and proximate cause of the constitutional deprivation suffered by the Petitioner.

## ELEVENTH CAUSE VIOLATIONS OF TRUSTS, ETC., IN RESTRAINT OF TRADE ILLEGAL; PENALTY (15 U.S. Code § 1)

- 216. Petitioner realleges all paragraphs set forth above and incorporates them by reference as though they were fully set forth in this cause of action.
- 217. Defendants knowingly making a false statement relating to evidence and information obtained in the course of employment, contracting in a combination of trust and conspiracy, in restraint of trade and commerce among the several states, and with foreign nations, in violation of 15 U.S. Code § 1, including but not limited to:
- 218. Unlawfully imposing unconscionable contracts and contract terms on alleged "PERSON," withholding material evidence, refusing to give full disclosure to Petitioner, stealing, counterfeiting and swindling in violation of 15 U.S. Code § 1.
- 219. The Supreme Court has interpreted the provisions of the Constitution that vest authority over foreign affairs in the President to prohibit actions by the states that lie outside their traditional and localized areas of responsibility and instead interfere with the federal government's foreign policy, or otherwise implicate the conduct of foreign policy. *See Garamendi*, 539 U.S. at 418-20.
- 220. The Constitution prohibits states, "without the Consent of Congress," from "enter[ing] into any Agreement or Compact . . . with a foreign Power . . . ." Art. I, § 10, cl. [3].

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221. If the Agreement is not a "Treaty, Alliance, or Confederation" under the Treaty Clause, it is an "Agreement or Compact . . . with a foreign Power" under the Compact Clause.

222. Unlawful enforcement of contract not held.

#### **GROUNDS FOR RELIEF SOUGHT:**

A. Article 3, Section 2. THE JUDICIAL POWER SHALL EXTEND TO ALL CASES, IN LAW AND EQUITY, ARISING UNDER THIS CONSTITUTION, the laws of the United States, AND TREATIES MADE, or which shall be made, under their authority; -- to all cases affecting ambassadors, other public ministers and consuls; -- TO ALL CASES OF ADMIRALTY AND MARITIME JURISDICTION; -- to controversies to which the United States shall be a party; -- to controversies between two or more states;--between a state and citizens of another state;--between citizens of different states; -- between citizens of the same state claiming lands under grants of different states, and between a state, or the citizens thereof, and foreign states, citizens or subjects. IN ALL CASES AFFECTING AMBASSADORS, OTHER PUBLIC MINISTERS AND CONSULS, AND THOSE IN WHICH A STATE SHALL BE PARTY, THE SUPREME COURT SHALL HAVE ORIGINAL JURISDICTION. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with such exceptions, and under such regulations as the Congress shall make.

B, STATE OF CALIFORNIA, SUPERIOR COURTS NEVER HAD JURISDICTION TO HEAR ANY CASE AGAINT PLAINTIFF WITHOUT HIS CONSENT.

C. PLAINTIFF NEVER GAVE CONSENT TO ANY HEARING COMMENBED AGAINST HIS PERSON.

D. 11th Amendment.

The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, OR BY CITIZENS OR SUBJECTS OF ANY FOREIGN STATE.

## E. ALL DEFENDEANTS ARE FOREIGN AGENTS AND SUBJECTS OF A FOREIGN STATE.

#### F. Article 3, Section 3.

MAGNA-CARTA-Art-39-61-Invoked.

Treason against the United States, shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.

## G. ALL DEFEDANTS HAVE OPENLY, VOLUNTARILY, WILLINGLY, KNOWINGLY, AND INTENTIONALLY COMMITTED TREASON.

- H. All four of Plaintiff's children have been kidnapped held hostage WITH ABSOLUTELY NO CONTACT since June of 2018, almost seven Gregorian Calander years now.
- I. Plaintiff INVOKED Magna Carta Articles 39 & 61, Universal Notice of ROYAL ASSENT by Duchy of Lancaster Hugh Williams Douglas Bruce Watt. *See*<a href="https://www.scribd.com/document/812053346/UCC-1-202-Universal-Notice-of-Royal-Assent-">https://www.scribd.com/document/812053346/UCC-1-202-Universal-Notice-of-Royal-Assent-</a>

J. U.C.C. 1 Financing Statement File No.: 2024-0250529, File Date: [08/21/2024], Lapse Date: [08/21/2029]; DEBTOR: ASIM NAJEE-ASMAR BEY, ELIGH ASIM PEOPLES HOWELL, AARON DANIEL PEOPLES HOWELL, AVORY JEREMIAH HOWELL, & ALEXANDRIA-JHAI QUIANA HOWELL, SECURED PARTY(S): Asim Najee-Asmar Bey, and Nadie Taa El, with collateral statement holding Hold Harmless and Indemnity Agreement, stipulated by Security Agreement No.: 260919732019, Public Notice/Affidavit of Fact, Common Law Copywright and Power of Attorney, *See EXHIBIT B* & https://www.scribd.com/document/761675005/2024-UCC-1-SECURED-PARTY-Asim-Najee-Asmar-Bey-DEBTOR-ASIM-NAJEE-ASMAR-BEY. No other party holds 10% stock or more in the corporate fictions ASIM NAJEE-ASMAR BEY, ELIGH ASIM PEOPLES HOWELL, AARON DANIEL PEOPLES HOWELL, AVORY JEREMIAH HOWELL, & JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 77

ALEXANDRIA-JHAI QUIANA HOWELL. See

https://www.scribd.com/document/761675005/2024-UCC-1-SECURED-PARTY-Asim-Najee-Asmar-Bey-DEBTOR-ASIM-NAJEE-ASMAR-BEY.

K. Plaintiff, recorded against Defendants in Official Records with the California Secretary of State, UCC-1 Financing Statement File Number: 19-7753321593, File Date: 12/20/2019, lapse date: 12/20/2024, perfected lien amount of which DEBTORS agree to pay Secured Party \$6,906,000,000.00 (Six-Billion, Nine-Hundred, Six-Millon Dollars) in Functional United States Currency, gold and/or silver equivalent by the ounce at current market value with daily interest of 9% for Commercial Dishonor., of which Administrative Officer, Donald Robert Alvarez with conspiring agents and agencies identified herein as "Defendants", unlawfully ordered California S.O.S. to STRIKE the recorded filing from the State's record, and to further restrain Plaintiff from filing any further liens. See https://www.scribd.com/document/762841608/CALIFORNIA-S-O-S-UNLAWFULLY-REMOVED-UCC-1-FINANCING-STATEMENT-FILENO-197753321593-FILE-DATE-12-20-2019.

L. Plaintiff, recorded against Defendants in Official Records with the California Secretary of State, UCC-1 Financing Statement File Number: 20-7762201441, File Date: 02/12/2020, lapse date: 02/12/2025, perfected lien amount of which DEBTORS agree to pay Secured Party \$249,000,000.00 (Two-Hundred, Forty-Nine Millon Dollars) in Functional United States Currency, gold and/or silver equivalent by the ounce at current market value with daily interest of 9% for Commercial Dishonor.

See <a href="https://www.scribd.com/document/762844959/Lien-Package-STATE-OF-CALIFORNIA-AND-CASEY-LEIGH-HALLINAN-HICKS-all-Debtors-agree-to-pay-Secured-Party-249-000-000-00-in-Functional-United-States">https://www.scribd.com/document/762844959/Lien-Package-STATE-OF-CALIFORNIA-AND-CASEY-LEIGH-HALLINAN-HICKS-all-Debtors-agree-to-pay-Secured-Party-249-000-000-00-in-Functional-United-States</a>.

M. Plaintiff, recorded against Defendants in Official Records with the California Secretary of State, UCC-1 Financing Statement File Number: 20-7766124621, File Date: 03/06/2020, lapse date: 03/06/2025, perfected lien amount of which DEBTORS agree to pay Secured Party \$805,500,000.00 (Eight-Hundred & Five Millon, Five-Hundred Thousand Dollars) in Functional United States Currency, gold and/or silver equivalent by the ounce at current market value with daily interest of 9% for Commercial Dishonor. See <a href="https://www.scribd.com/document/761678522/Lien-Package-UCC-1-File-No-20-7766124621">https://www.scribd.com/document/761678522/Lien-Package-UCC-1-File-No-20-7766124621</a>.

N. Plaintiff, recorded against Defendants in Official Records with the California Secretary of State, UCC-1 Financing Statement File Number: 20-0399625, File Date: 07/01/2021, lapse date: 07/01/2026, perfected lien amount of which DEBTORS agree to pay Secured Party \$999,999,999,999.00 (Nine Hundred & Ninety-Nine Billion, Nine Hundred & Ninety-Nine Million, Nine Hundred & Ninety-Nine Thousand, Nine Hundred & Ninety-Nine Dollars) in Functional United States Currency, gold and/or silver equivalent by the ounce at current market value with daily interest of 9% for Commercial Dishonor. See <a href="https://www.scribd.com/document/761938259/Lien-recorded-on-ALEJANDRO-GARCIA-PADILLA-CALIFORNIA-SECRETARY-OF-STATE-EVIDENCE-OF-GENOCIDE">https://www.scribd.com/document/761938259/Lien-recorded-on-ALEJANDRO-GARCIA-PADILLA-CALIFORNIA-SECRETARY-OF-STATE-EVIDENCE-OF-GENOCIDE</a>.

O. Plaintiff, recorded against Defendants in Official Records with the California Secretary of State, UCC-1 Financing Statement File Number: 20-0399624, File Date: 07/01/2021, lapse date: 07/01/2026, perfected lien amount of which DEBTORS agree to pay Secured Party \$9,000,000,000,000. (Nine Trillion Dollars) in Functional United States Currency, gold and/or silver equivalent by the ounce at current market value with daily interest of 9% for Commercial Dishonor. See <a href="https://www.scribd.com/document/761932573/9-Trillion-Lien-State-of-California-Gavin-Newsom-California-DCSS-EVIDENCE-OF-RICO">https://www.scribd.com/document/761932573/9-Trillion-Lien-State-of-California-Gavin-Newsom-California-DCSS-EVIDENCE-OF-RICO</a>.

P. Plaintiff, recorded against former Manager of the NOW dissolved UNITED STATES INC. in Official Records with the Commonwealth for the State of West Virginia, Secretary of State, UCC-1 Financing Statement File Number: 2021E102300003, File Date: 10/23/2021, lapse date: NONE, perfected lien amount of which DEBTORS agree to pay Secured Party \$,45,369,810, 900,720.00 (Forty-Five Trillion, Three Hundred & Sixty-Nine Billion, Eight Hundred & Ten Million, Nine Hundred Thousand, Seven Hundred & Twenty Dollars) in Functional United States Currency, gold and/or silver equivalent by the ounce at current market value with daily interest of 9% for Commercial Dishonor. See <a href="https://www.scribd.com/document/761939637/Lien-on-ELIZABETH-ALEXANDRA-MARY-WINDSOR-MOUNTBATTEN-BATTENBERG-SAXE-COBURG-recorded-with-the-Common-Wealth-of-West-Virginia">https://www.scribd.com/document/761939637/Lien-on-ELIZABETH-ALEXANDRA-MARY-WINDSOR-MOUNTBATTEN-BATTENBERG-SAXE-COBURG-recorded-with-the-Common-Wealth-of-West-Virginia</a>.

Doctrine of precedent. (18c) 1. The rule that precedents not only have persuasive authority but also must be followed when similar circumstances arise .• This rule developed in the 19th century and prevails today. See STARE DECISIS.

STARE DECISIS. Lat. To abide by, or adhere to, decided cases. Policy of courts to stand by precedent and not to disturb settled point. Neff v. George, 364 Ill. 306, 4 N.E.2d 338, 390, 391. Doctrine that, when court has once laid down a principle of law as applicable to a certain state of facts, it will adhere to that principle, and apply it to all future cases, where facts are substantially the same. Moore v. City of Albany, 98 N.Y. 396, 410; Regardless of whether the parties and property are the same. Horne v. Moody, Tex.Civ.App., 146 S.W.2d 505, 509, 510. Under doctrine a deliberate or solemn decision of court made after argument on question of law fairly arising in the case, and necessary to its determination, is an authority, or binding precedent in the same court, or in other courts of equal or lower rank in subsequent cases where the very point is again in controversy. State v. Mellenberger, 163 Or. 233, 95 P.2d 709, 719, 720, 128 A.L.R. 1506 (Black's Law Dictionary 4th Ed. Pg. 1577).

STARE DECISIS ET NON QUIETA MOVERE. To adhere to precedents, and not to unsettle things which are established. 87 Pa. 286; Ballard County v. Kentucky County Debt Commission, 290 Ky. 770, 162 S.W.2d 771, 773. See Stare Decisis (Black's Law Dictionary 4th Ed. Pg.1578).

#### **RELIEF SOUGHT**

WHEREFORE, the Officer the "Court" enter judgment in favor of Petitioner and against Defendant as follows:

A. That STATE OF CALIFORNIA has engaged in unlawful, unfair or fraudulent business acts and practices in violation of Business & Professions Code section 17200 et seq., §§ 17500.1-17500.5, §§ 7561-7567, 42 U.S. Code § 1983, 15 U.S. Code § 1;

B. That STATE OF CALIFORNIA, its agents, employees, and all other conspiring persons and entities, corporate or otherwise, in active concert or participation with any of them, be permanently enjoined engaging in unfair competition as defined in Business and Professions Code section 17200 et seq., §§ 17500.1-17500.5, §§ 7561-7567, 42 U.S. Code § 1983, 15 U.S. Code § 1, including but not limited to the acts and practices alleged in this complaint, under the authority of Business and Professions Code section 17203;

C. STATE OF CALIFORNIA be ordered to pay a civil penalty of \$1,800,000,000. (One Billion, Eight-Hundred Million Dollars) in Functional United States Currency, gold and/or silver equivalent by the ounce at current market value with daily interest of 9% for Commercial Dishonor for violation of Business and Professions Code section 17200 et seq., §§ 17500.1-17500.5, §§ 7561-7567, 42 U.S. Code § 1983, 15 U.S. Code § 1;

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- D. That One-Hundred Percent legal & physical custody be **IMMEDIATELY** ordered in favor of Plaintiff;
- E. That the removal of all legal restriction concerning Plaintiff's PERSON be **IMMEDIATELY** removed, i.e., passport, licensing, etc.;
- F. That the Court make such orders or judgments as may be necessary, including placing Plaintiff's children and Plaintiff on the STATE OF CALIFORNIA'S **DO NOT DETAIN** list, and to prevent the use or employment by STATE OF CALIFORNIA and conspiring of any practice which constitutes unfair competition or as may be necessary to restore to Petitioner money or property, real or personal;
- G. That the Court the dismiss these matters with prejudice, and reverse the above-alphanumeric codes FAMRS1002314 / FAMSS1103207;
  - H. That Petitioner recover costs of suit, including costs of investigation; and
  - I. That the Court award such other relief that it deems just, proper, and equitable.

#### ONLINE EXHIBITS VIA SCRIBD.COM

- 1. **®FICTITIOUS BUSINESS NAME (R-202310140) ASIM NAJEE-ASMAR BEY See** https://www.scribd.com/document/761910222/FICTITIOUS-BUSINESS-NAME-R-202310140-ASIM-NAJEE-ASMAR-BEY.
- 2. ECCLESIASTICAL DEED POLL RE: ASIM NAJEE-ASMAR BEY / ASIM NAJEE-ASMAR HOWELL **See** <a href="https://www.scribd.com/document/761908716/Ecclesiastical-Deed-Poll-Re-Asim-Najee-A
- 3. PUBLIC NOTICE / INCIDENTAL TO BE FILED IN RECORDS EVIDENCE OF GENOCIDE/TREASON/INTERFERENCE WITH COMMERCE COMMITTED BY CAILIFORNIA SECRETARY OF STATE See <a href="https://www.scribd.com/document/761906921/Public-Notice-Incidental-to-be-filed-in-records-Evidence-of-Genocide-Treason-Interference-with-commerce-Committed-By-Cailifornia-Secretary-of-Stat">https://www.scribd.com/document/761906921/Public-Notice-Incidental-to-be-filed-in-records-Evidence-of-Genocide-Treason-Interference-with-commerce-Committed-By-Cailifornia-Secretary-of-Stat</a>.

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C ht	4. NOTICE OF LIFE CONFIRMED SIGNATURE DELIVERY TO FEDERAL TRADE COMMISSION HEADQUARTERS: DAVID B. ROBBINS See  https://www.scribd.com/document/761904536/Notice-of-Life-Confirmed-Signature-Delivery-to-FEDERAL-TRADE-COMMISSION-HEADQUARTERS-DAVID-B-ROBBINS						
Si ht	5. Confession/Evidence of kidnapping, child trafficking Case P18-110933 - SBC#FAMSS1103207 Avory / Alexandria-Jhai  https://www.scribd.com/document/812526648/Case-P18-110933-FAMSS1103207-Avory-Alexandria-Jhai  .						
E	confession/Evidence of kide ligh / Aaron https://www.s AMRS1002314-Eligh-Aar	cribd.com/docum	-		2314		
• R	s: Therie Robinson Lichard Howell Salifornia Secretary of State Salifornia Attorney General		er				
Copies p	rovided to:						
Cc: State	of California, Department	of Justice, Attorn	ney General Rob Bor	nta.			
Cc: State	Cc: State of California, California Secretary of State - Shirley N. Weber Ph.D.						
Cc: Dutcl	Cc: Dutchy of Lancaster Solicitor: Hugh William Douglas Bruce-Watt						
Cc: The Vatican/Holy See/Pope Francis I (Pope Francis Apologizes to Indigenous Peoples for 'Grave Sins' of Colonialism) https://www.scribd.com/document/337781170/Pope-Francis-Apologizes-to-Indigenous-Peoplesfor-Grave-Sins-of-Colonialism							
Cc: Unite	Cc: United Nations office of the High Commissioner for Human Rights - Volker Türk						
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SATISFACTION AND FINAL SETTLEMENT OF THIS CLAIM.

#### DEMAND FOR JURY TRIAL, DEMAND FOR ARTICLE III JUDGE, & DECLINE **MAGISTRATE JUDGE.**

ALL RIGHTS RESERVED TO AMEND WITHOUT LEAVE OF COURT

Pursuant to title 28 U.S.C. Section 1746 (1) and executed "Without the United States", I, <u>Asim</u>

<u>Najee-Asmar Bey</u>, Lineage: Ab Original to the Americas, "Indians not taxed", Pedigree: Ab

Original Autochthonous of the lands known as Turtle Island, Atlan, Amexem, Muu-Lan, Hexian, misnomer Americas and her islands; we the people, affirm under the penalty of perjury under the laws of the United States of America that the foregoing is true and correct to the best of my belief and informed knowledge. "I declare under penalty of perjury that the Joregoing is true and correct.

28 U.S.C. § 1746. Unsworn declarations under penalty of perjury."

#### CHERTHOUS CONTROL OF THE CONTROL OF

I, :Nadie-Taa:El©<sup>TM</sup> a.k.a. Asim-Najee Asmar: Bey, attest and affirm that the aforementioned is true and correct, attested to and presented by The Chief Administrator / Grantor / Settlor / Creditor, Asim-Najee Asmar: Bey a living, breathing, self-aware Ab Original Man (not deceased) who is also the Executor / Director / Sole Beneficiary / Sole Shareholder / Chief Executive Officer of any associated Trust, Estate, Legal Name, State (Foreign or otherwise), and/or corporation of the Legal Person known by, referred to, or rendered as ASIM NAJEE ASMAR BEY.

I further acknowledge that this is an act of my free will and Deed to execute my acknowledgement of my acceptance of the Trust / real property / Estate as well as lawful control of the record, in this Estate / Corporation / Trust. Be it said. Be it documented done in/on/and for the record, in this lawful Nisi Prius court of record on this

Honorably presents,

By: Executor

ASIM NAJEE ASMAR BEY, ESTATE

Office of the Executor

Define Nature Asim Age Bert, Estanter

Office of the Executor
Asim Agiee-Asmar :Bey
Employer ID No.: 565533821
In Care Of 3890 Orange Street, Suite 1173
Without U.S. 28 U.S.C. 1746(1)

Riverside [Non-domestic], California, near [92502]

UNDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL DUNS NO.: 071549000 - 84

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#### **NOTARY PUBLIC'S JURAT**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

Serrano / Atlan / Turtle-Island /Land of The Frogs / Muu-lan /Egypt of the West / Amexem 33° 59' 22.56" North Latitude; 117° 22' 18.768" West Longitude
Using a notary on this document does not constitute an adhesion, nor does it alter my Indigenous / Autochthonous Standing in any matter.

The purpose for the notary is for verification and identification only and not for entrance in any foreign jurisdiction as an advantage for Settlers, Albinos, Lepers, Amorites, Canaanites, Computer Intelligence [Artificial Intelligence aka A.I.], Confederates, Corporations, and fictitious entities to implement Corporate Laws, Fictitious Codes, and Commercial Contracts over my Natural /Autochthonous / Autochthonous / Flesh and Blood, Nubun-Ite Body United Nations Declaration on the Rights of Indigenous Peoples <a href="http://www.un.org/esa/socdev/unpfii/documents/DRIPS">http://www.un.org/esa/socdev/unpfii/documents/DRIPS</a> en.pdf.

American Declaration on the Rights of Indigenous Peoples <a href="http://cdn7.iitc.org/wp-content/uploads/AG07150E06">http://cdn7.iitc.org/wp-content/uploads/AG07150E06</a> web pdf; UN Convention on Economic, Social & Cultural Rights, United Nations Charter: Article 55 & 56, Presidential Proclamation 7500, H.J.R. 194, S. Con. Res 26, S. 1200, HJR-3(HJ 3 IH). Motu Proprio July 2013, <a href="http://www.vatican.va/content/rancesco/en/motu-proprio/documents/papa-francesco-motu-proprio-20130711">http://www.vatican.va/content/rancesco/en/motu-proprio/documents/papa-francesco-motu-proprio-20130711</a> organi-giudiziari.html.

#### JUDICIAL NOTICE OF VERIFIED COMPLAINT BEY V. STATE OF CALIFORNIA ET AL

	Affirmed to & subscribed before me the	his day of January, 2025 A.D.,
Ву: _	Jam Bey OM	U.C.C. 1-308, § 3-402(b), § 3-419.

BEFORE ME, the undersigned authority, a Notary Public, of the County of Riverside, this \_\_\_\_\_ day of January, 2025 A.D.

Asim-Najee Asmar: Bey OTM did appear and was identified by:

California ID No.: B7210679, Issue Date: [10/27/2024] Expiration Date: [02/15/2030], and who, upon first being duly affirmed, deposes, and says that the aforegoing asseveration is true to the best of his/her knowledge and belief.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.

# A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. State of Celifornia; County of Subscribed and sworn to (or affirmed) before me on this day of the document of the basis of satisfactory evidence.

